



## NOTIFICATION.

Port St. George, February 20, 1917.

No. 30.—The following notifications of the Government of India are republished:—

## DEPARTMENT OF COMMERCE AND INDUSTRY.

D.O. No. 1015, February 1917.

No. 543-M.D.—In pursuance of section 2 of the Defence of India (Emergency Powers) Act, 1915 (No. 10 of 1915), the Governor-General in Council is pleased to direct that the following amendment shall be made in the Defence of India (Emergency Powers) Rules, 1915, namely:—

For rule 13 D of the said rules the following rule shall be substituted, namely:—

"13 D (1) Where, in the opinion of the Governor-General in Council, the output of any mine or industrial concern can be utilized in connection with the present war, the Governor-General in Council or any officer of Government authorized by him in that behalf may, by order in writing, require the owner or any person in charge of such mine or industrial concern to place at the disposal of the Governor-General in Council at such time and place as may be specified in the order such mine or industrial concern together with all buildings, works and plant connected therewith, or the whole or any part which may be specified in the order of the output thereof, and the Governor-General in Council may dispose of and use such mine or industrial concern or such output in such manner as he may consider necessary or expedient."

(2) Where in accordance with an order made in the exercise of the power conferred by sub-rule (1) any mine or industrial concern of the output thereof has been placed at the disposal of the Governor-General in Council, the Governor-General in Council shall pay to the owner of such mine or industrial concern such compensation for any loss immediately attributable to the use of such mine and for any services rendered or expenses incurred in complying therewith as, in default of agreement, may be deemed to be just and reasonable, having regard to the circumstances of the case, by the arbitration of a person having expert knowledge of matters such as that in dispute, to be appointed in the behalf by the Governor-General in Council, and such decision shall be final.

(3) If the owner or any other person in charge of any mine or industrial concern disobeys or neglects to comply with any orders made in exercise of the power conferred by sub-rule (1), such owner or other person shall be deemed to have contravened these rules, and the authority making the order may lawfully in the possession of the mine, industrial concern or output specified in the order and may dispose of and use the same in such manner as he may consider necessary or expedient."

## ARMY DEPARTMENT.

## MILITARY DESP.

Date, the 20th February 1917.

## APPOINTMENTS, PROMOTIONS AND EXAMINATIONS.

## Militia Volunteer Rifles.

No. 28.—Lieut. James Dalrymple to be Second Lieutenant, to fill an existing vacancy. Dated the 25th September 1916.

## Militia Volunteer Rifles.

No. 29.—Captain Norman James Stevens resigns his commission. Dated the 1st November 1916.

## Militia Volunteer Rifles.

No. 30.—John Erskine Pittendrigh to be Second Lieutenant, to fill an existing vacancy. Dated the 4th December 1916.

J. F. REDFORD,  
Acting Chief Secretary.

## (Roderick's Office.)

## APPOINTMENTS.

Port St. George, February 17, 1917.

No. 16.—Mr. Evan Moore Gurnea, L.C.S., to be a Lay Trustee of English Church, Tafeeria, to fill an existing vacancy.

No. 17.—Mr. Karyon Mathias, to be a Lay Trustee of St. Bartholomew's Church, Mysona, who Mr. H. D. Rice who has left the station.

J. F. REDFORD,  
Acting Chief Secretary.

(Marine.)

## NOTIFICATION.

Port St. George, February 17, 1917.

No. 8.—

In exercise of the powers conferred by section 6, sub-section (4), clause (4), of the Indian Ports Act, 1908 (XV of 1908), as amended by the Indian Ports (Amendment) Act, 1911 (IV of 1911), and in pursuance of so much of all existing rules as the subject or which is dangerous, infectious or contagious diseases and the disposal of dead bodies on vessels, the Governor in Council is pleased to make the following regulations in respect of the following diseases: (1) Small-pox, (2) Chicken-pox, (3) Measles, (4) Plague, (5) Cholera, (6) Yellow Fever, (7) Sleeping Sickness, (8) Typhus, (9) Scarlet Fever and (10) Jigger, occurring on vessels coming to or leaving ports in the Madras Presidency or for the time being in port therein, and in respect of any death on a vessel not carrying a medical officer coming to or leaving any port within the said area or for the time being in any port therein.

2. The proposed regulations will be in substitution of—

(1) the rules regarding plague issued under the Epidemic Diseases Act, 1897, in notification No. 193, published on pages 443 to 458 of Part I-A of the Port St. George Gazette, dated 19th July 1910, No. 248, published on page 377 of Part I-A of the same gazette, dated 27th September 1910, and No. 164, published on page 333 of Part I-A of the same gazette, dated 10th May 1911;

(2) the rules regarding cholera, small-pox, measles, chicken-pox, or other dangerous, infectious or contagious diseases, issued under the Indian Ports Act, 1908, in notification No. 26, published on pages 244 to 265 of Part I of the Port St. George Gazette, dated 4th April 1909;

(3) the rules regarding sleeping sickness issued under the Indian Ports Act, 1908, in notification No. 77, published on pages 124 to 126 of Part I of the Port St. George Gazette dated 3rd August 1909; and

(4) the rules issued under the Indian Ports Act, 1908, in notification No. 82, published on pages 619-627 of Part I of the Port St. George Gazette dated 12th July 1910.

## PART I.—DEFINITIONS.

1. In these regulations—

(1) "Health Officer" means any person appointed by the Governor in Council, either by name or by virtue of his office, to be Health Officer of a port, and includes an additional or Assistant Port Health Officer and, any officer appointed by the Governor in Council, either by name or by virtue of his office to perform any of the duties of a Health Officer at a port;

(2) (a) Except as provided in clause 1 (3) "healthy vessel" means a vessel which, even though coming from an infected port, has not had on board any death from, or any person suffering from, any of the diseases enumerated in the preamble either at the time of departure, or during the voyage from the last port of call, or on arrival;

(b) "infected vessel" means a vessel which has on board one or more cases of any of the diseases enumerated in the preamble, or on board of which a case of any of those diseases has occurred either during the voyage from the last port of call or on the coast of such voyage exceeding 12 days, within the 12 days or (in the case of plague and cholera seven days) immediately preceding her arrival at a port in the Madras Presidency;

(c) "suspected vessel" means a vessel on board of which there has been a case of any of the diseases enumerated in the preamble, at the time of departure or during the voyage from the last port of call, on or board of which an fresh case of such disease has occurred within the twelve days or (in the case of plague and cholera seven days) immediately preceding her arrival;

(3) (a) Every vessel which has come from the east coast of Africa within the limits of Port Sudan and Darbom or from any other locality declared to be infected with sleeping sickness or jigger is a "suspected vessel" for the purposes of these regulations, unless during the voyage there has been one or more cases or suspected cases of either of those diseases on board when it will be considered as "infected vessel";

(b) Every vessel which has within a period of two months immediately preceding her arrival started from, or touched on route at a port infected with yellow fever or encephalitis (except orally without contact or by signal) with a vessel either infected or suspected of such disease, or which has left an infected port within that period is a "suspected vessel" for the purposes of these regulations, unless within the same period there has been on board a case or suspected case of yellow fever when it will be considered as "infected vessel";

(4) the term "infected," when used with reference to any article, means infected with any of the diseases enumerated in the preamble;

(5) the term "infected port" means any port which Government may, by notification, declare to be infected;

(6) "master," when used with reference to a vessel, means any person (except a pilot or harbour master) having for the time being charge or control of the vessel;

(7) "Port Officer" includes any person acting under the authority of Government in charge of port discipline;

(8) "Medical Officer" (of a vessel) means any person holding medical charge of a vessel who is in possession of a certificate or diploma in medicine and surgery of a recognised university or medical school and registered in the country in which he obtained it.

#### PART II.—VESSELS ARRIVING AT PORTS IN THE MARRAS PRESIDENCY.

1. The master of every suspected or infected vessel arriving at any port subject to these rules shall hoist a signal which shall be

by day the Code Flag over Flag L of the Commercial Code, which is a square flag of yellow and black hoisted vertically, and

by night three lights, at a height of not less than 20 feet above the hull of the ship, which shall be arranged at a distance of not less than six feet apart in the form of an equilateral triangle, and of which the light at the apex of the triangle shall be white and the light at the ends of the base shall be red,

and shall report every such case or death that may have occurred from any of the causes enumerated above, or in the case of a vessel not carrying a medical officer any death from any cause, to the pilot or other boarding officer at the earliest opportunity, and shall also comply, on arrival at each port as may be appointed in this behalf by Government, with such regulations as may be made by Government in regard to—

- (i) signalling the name of the port from which the vessel has come,
- (ii) stopping at a particular place,
- (iii) refraining from communication with the shore, and
- (iv) taking measures for giving effect to the present regulations.

2. If the vessel be at anchor within port limits when such disease first breaks out or such death occurs, the master shall hoist the signals specified in Regulation 2.

3. The pilot or other boarding officer shall promptly report the circumstances of the case to the Port Officer, who shall immediately forward any report so made or give notice of any signal hoisted to the Port Health Officer.

4. (1) When any healthy vessel except as otherwise provided in clause (2) is within sight of a port in British India, the master shall indicate the fact by signal.

(2) Such indication shall voluntarily be accepted by the Port Officer, and if so accepted the Health Officer need not visit the vessel, which may be considered to have putrid.

(3) The master of a healthy vessel on which unusual mortality among rats has been observed shall hoist the signals specified in Regulation 2.

#### PART III.—DISEASES OF VESSELS.

1. (a) If the number of deaths from or cases of the diseases enumerated in the schedule, with the exception of plague and yellow fever, does not exceed two, the vessel will not be prohibited from taking up the usual place of discharge in the harbour or port, except that she may not enter the docks without the written permission of the Health Officer, and the passengers and crew are suspected of having any of the diseases in question and are, except in the case of pilgrims and emigrant ships and those not carrying a medical officer, be detained on board pending the inspection of the Health Officer. The master of the vessel shall be responsible that no one of the passengers or crew, except those referred to above, is allowed to leave the vessel before inspection by the Health Officer, and shall prevent the landing of bedding, clothes, or other personal effects which he has reasonable cause to consider likely to be infected.

(b) If the number of cases or deaths within the previous twelve days has exceeded two, or when from their occurrence on pilgrims or emigrant ships or for other special reasons further precautions may be deemed advisable, the pilot, or in his absence the master, shall keep hoisted by day or night as the case may be, the signals prescribed by Regulation 2, and shall anchor the vessel in the place appointed for the purpose and shall not allow any of the passengers or crew to leave the vessel except with the permission of, or under such instructions as may be issued by, the Health Officer.

2. If a case of yellow fever or of plague or venereal mortality among rats has occurred on board, the vessel shall not take up the usual place of discharge pending the visit of the Health Officer; in the meanwhile the vessel shall stop at such place as the Port Officer may by order provide.

3. So long as the signals prescribed by Regulation 2 are shown, no person in charge of or assisting any boat shall, without the permission of the Health Officer, attempt to take it alongside such vessel.

#### PART IV.—INSPECTION OF VESSELS.

1. Whenever the Health Officer receives the notice referred to in Regulation 4, he shall without unnecessary delay proceed on board and examine the vessel, and the master

shall give him every facility for the examination of the passengers, crew, personal effects, cargo, and any part of the ship the Health Officer thinks necessary. The Health Officer may require a declaration on oath from the medical officer (if any) of the vessel or from the master or from both, whether any death or sickness from an unknown or suspicious cause or any case of any of the diseases enumerated in the preamble has occurred on board the vessel either during the voyage or before her departure, and with reference to plague, whether any unusual mortality has been observed among rats. If the Health Officer is satisfied that such deaths as may have occurred were not due to any of the causes enumerated in the preamble, he shall permit the vessel to proceed to the next place of anchorage and to discharge passengers and cargo without any further restrictions. If he is not so satisfied he shall proceed as provided in these regulations. The inspection by the Health Officer will ordinarily take place between sunrise and sunset.

13. As a result of every inspection, the Health Officer shall classify the vessel as infected, suspected or healthy, in accordance with the definitions given in Part I.

14. On the completion of the inspection provided by Regulation 9, each of the passengers and crew as have been detained under Regulation 6 (a) but who are found to be free from any of the diseases enumerated in the preamble, and unlikely to carry infection shall be allowed to land. All baggage, personal effects and cargo, except such articles as the Health Officer is entitled to detain, may also be landed.

15. If a case of any of the diseases enumerated in the preamble occurs on any vessel after she has entered dock or has been moored at a wharf, the master shall forthwith cause information thereof to be given to the dock master or superintendent of the wharf, who shall communicate the information to the Health Officer (through the Port Officer) and to the Superintendent of Police, and shall be responsible that the sick person shall be isolated as much as possible, and that free communication with the wharf is stopped until the Health Officer has inspected the vessel.

#### PART V.—REMOVAL OF THE SICK.

16. When on inspection the Health Officer considers it necessary in order to prevent the spread of disease, he shall take the measures indicated in Part VI of these regulations as the case may be.

17. Unless a vessel shall have had communication with the shore under the proviso to Regulation 4, and except as provided for under Regulations 18 (2) and 21, the removal of sick passengers is not to be ordered in the case of persons board for an agreed part unless under the clearest possibility of which the Health Officer shall be the judge, and in every such case a special report explaining the reasons for the action taken must be submitted by the Health Officer to Government.

18. The Health Officer shall inform the Municipal Health Officer in all cases in which he arranges for the conveyance of a patient to a sanatorium or hospital or other place within municipal limits, and shall furnish the Municipal Health Officer with the address of any private residence to which he permits the removal of a patient.

19. Where small-pox is the disease on account of which the vessel is ordered to be infected, the Health Officer shall order, without charge, vaccination or revaccination to all persons willing to be operated upon, and shall cause to be vaccinated, if their parents or those in charge of them consent, all children below 16 years and over 6 months of age who do not bear marks of vaccination or of small-pox. In the case of plague inoculation may similarly be offered free of charge to all willing to be inoculated.

#### PART VI.—MEASURES TO BE TAKEN IN THE CASE OF INFECTED, SUSPECTED AND SUSPECTED VESSELS.

20. Vessels closed by the Health Officer after inspection as healthy, shall be given free pratique, save as otherwise provided in rules 22 and 23. Other vessels will be dealt with in accordance with rules contained in Parts VI (A), VI (B), VI (C), VI (D) or VI (E), according to the disease on account of which they are declared suspected or infected.

#### PART VI-A.—SMALL-POX, CHICKEN-POX, MEASLES, CHOLERA TYPHUS AND SHARPE FEVER

21. In the event of a vessel being closed either as infected or suspected on account of any of the above mentioned diseases, the Health Officer

(1) shall arrange for the conveyance of any person suffering or suspected to be suffering from such disease to a sanatorium or hospital, unless the sick person or his friends can make adequate provision elsewhere of which the Health Officer must satisfy himself; that he shall not enforce the removal from the vessel of any person or persons board for an agreed part except as provided for in Regulation 14;

(2) shall either himself undertake, or direct the master of the vessel to undertake, the destruction or disinfection of all clothing, bedding and other articles that he may consider infected;

(3) may, when a vessel with one or more of the above-mentioned diseases on board has to his opinion passengers or crew in a filthy and unwholesome condition, cause the clothing and personal effects of such persons to be disinfected before allowing them to leave the vessel;

(4) may, in the case of uninfected staff, direct the disinfection, or in special cases the destruction, of food-stuffs which have been exposed to contamination and are considered likely to be infected;

(5) may order that any portion of the vessel that has actually been exposed to contamination or is in a filthy or insanitary condition, or which he considers likely to be infected, should be disinfected and cleaned as he may direct and may prohibit the discharge of bilgewater or water ballast within port limits without previous disinfection;

(6) may, in the case of steamers, direct the master to have the bilges and water tanks emptied, cleaned and disinfected.

#### PART VII-B—PLAGUE.

23. In the case of infected vessels the following measures shall be taken:—

(1) All persons on board shall be medically examined as prescribed in Regulation 2.

(2) All persons suffering from plague shall immediately be disembarked under the direction of the Health Officer and isolated in the camp or hospital, whether above or below, appointed by or under the orders of the Governor in Council for the purpose.

(3) At the discretion of the Health Officer other persons may also be disembarked and be subjected to observation,\* or surveillance\*\* or to a period of observation followed by surveillance provided that the total duration of these measures shall not exceed five days from the time of arrival.

(4) Such soiled linen, wearing apparel and articles belonging to the crew and passengers as are, in the opinion of the Health Officer, infected, shall be disinfected.

(5) All parts of the vessel which have been occupied or frequented by plague patients shall be disinfected, and any other parts of the vessel that, in the opinion of the Health Officer, are infected, shall be disinfected.

(6) The rats on board shall be destroyed, either before or after discharge of the cargo, in either case as quickly as possible, and in such manner as to avoid as far as possible damage to merchandise and to the ship's fittings and rigging. The operation, in any case, must not last longer than forty-eight hours. In the case of ships in ballast this process must be carried out as soon as possible, before embarking cargo.

(7) Passengers arriving by an infected ship and subjected to the provisions of clauses (2), (3) and (4) above are entitled to obtain from the Health Officer a certificate showing the date of their arrival and the measures taken as regards themselves and their baggage.

24. When the measures prescribed in Regulation 23 have been duly taken in respect of any vessel the Health Officer shall, by written order, grant pratique, provided that, if a case of plague or of illness suspected to be plague occurs on board subsequent to the grant of the above certificate, the certificate shall become invalid and the vessel again become subject to the requirements of the regulations regarding infected vessels.

25. In the case of suspected vessels the following measures shall be taken:—

(1) All persons on board shall be medically examined as prescribed in Regulation 2.

(2) The destruction of rats may be ordered at the discretion of the Health Officer, and if ordered shall be carried out in the terms of Regulation 19 (6).

(3) All soiled linen, wearing apparel and personal effects of the crew and passengers which are or are suspected to be infected, shall be disinfected.

(4) All parts of the vessel which have been occupied or frequented by plague patients shall be disinfected; and any other parts of the vessel that, in the opinion of the Health Officer, are infected, shall be disinfected.

26. When the measures prescribed in Regulation 25 have been taken in respect of any vessel, the Health Officer shall, by written order, grant pratique.

27. In the case of healthy vessels, other than those referred to in rule 24, pratique shall ordinarily be given at once as provided for in Regulation 17 but the Health Officer may, in his discretion, if special circumstances appear to him to require it, impose any or all of the following measures:—

(1) medical examination as prescribed in Regulation 2;

(2) disinfection of soiled linen, etc., as prescribed in Regulation 19 (4);

(3) destruction of rats as prescribed in Regulation 19 (6); but the process of destruction when applied in the case of a healthy ship from a plague-infected port must not occupy more than 24 hours and should be carried out in such a manner as not to interfere with the loading and going of passengers and crew between the ship and the docks.

\* "Observation" means isolation either on board the ship or in a quarantine station appointed for the purpose before the ship is permitted to clear. Passengers under "surveillance" are not isolated; they remain on board as at once and are subjected to medical inspection for such period as may be fixed in these regulations.

24. In the case of a healthy vessel in which reported mortality among rats has been observed, the following measures shall be taken:—

- (1) Medical examination as prescribed in Regulation 9;
- (2) Bacteriological examination of rats for plague as far and as quickly as possible;
- (3) Destruction of rats as prescribed in Regulation 19 (3) when considered necessary by the Health Officer or when rats are found on bacteriological examination to have plague;
- (4) In case of rats having plague, disinfection of each part of the ship and each article as the Health Officer considers (referred);
- (5) Surveillance of passengers and crew for a period not exceeding five days from the time of arrival.

25. In exercise of the functions imposed upon him by Regulations 9, 23 and 24, the Health Officer shall—

- (a) attach due importance to the presence on board the vessel of a medical officer and to the provision of apparatus for disinfection by means of saturated steam and for the destruction of rats, and
- (b) shall take into account the sanitary or insanitary, and roomy or crowded condition of the vessels.

26. If in the case of any vessel making a passing call, the communication with the shore is restricted to the landing of passengers, mails or goods, the Health Officer may, in his discretion, enforce the provisions of Regulations 19, 21, 23 or 24 as the case may be to such extent only as may, in his opinion, be necessary for the purpose of controlling the actual communication with the shore.

Provided (a) that any persons on board the vessel when the Health Officer has reason to believe to be suffering from plague shall be landed and kept under observation.

Provided also (b) that ships from an infected place that have been disinfectant and have undergone adequate sanitary measures shall not, on their arrival in another port, be subjected to these measures a second time if no case has occurred since the disinfection was performed and if they have not called at an infected port. A ship which has recently disembarked passengers and their luggage or mails, without having been in communication with the shore, shall not be regarded as having called at the port.

27. The Health Officer shall whenever requested furnish the master, the ship-owner or the ship-owner's agent with a certificate stating that measures of rat destruction have been carried out and giving the reason why they were needed in. Health officer of ports visited by ships upon which periodic rat destruction is carried out, should take such certificate into account in considering whether measures under Regulation 23 (3) should be imposed.

28. The foregoing regulations shall not prevent the transshipment, under restrictions to be imposed by the Health Officer in conformity therewith, of passengers, mails or goods between vessels which have not been granted portique.

29. If any case of plague occurs among any group of persons who are being kept under observation, the patient shall be isolated or sent to a hospital, and the other persons shall continue to be detained and segregated as aforesaid for a period not exceeding five days from the date on which the group became free from plague. The close-vest effects of the patient and of such persons as have been in contact with the patient shall be disinfected at the direction of the medical officer in charge.

30. The medical officer in charge of any place appointed for the isolation of any persons under these regulations may, in his discretion, by written order, direct that any person who is kept there under observation shall be allowed to depart and shall be subject to surveillance.

31. If the system of surveillance in which any person is subjected on shore requires his daily attendance before a medical officer, the Health Officer may, by written order, exempt such person from such attendance on being satisfied that he may be relied upon to send in a prompt report if he should fall sick.

32. Persons subjected to surveillance shall submit to, and comply with, all directions as to medical inspection or otherwise, which may be given by written order at a medical officer appointed by or under the orders of the Governor in Council in this behalf.

#### PART VI C.—YELLOW FEVER.

33. In the case of vessels which have, within a period of two months immediately preceding their arrival, steamed from or touched at ports at which yellow fever or yellow fever or yellow fever (except orally without control) or by signal) with a vessel either infected or which has left an infected port within that period, the following procedure shall be observed:—

- (1) The vessel shall be anchored at sea at such special anchorage as may be fixed for this purpose by the Port Officer but in no case less than half a mile from the land at low water. The visit of the Health Officer shall be made during the day or early as possible and all persons on board shall be medically examined as prescribed in Regulation 14.

(2) Any person suffering from yellow fever, if in the first four days of the disease, or if there is any doubt about the duration of the disease, shall be protected from the approach of mosquitoes by means of curtains, and shall be treated on board for at least four days. Any person suffering from fever shall similarly be isolated, be protected from the approach of mosquitoes by curtains and treated on board for at least four days. All passengers in perfect health (with normal temperature, etc.) may be landed, and shall be kept under close observation for a period of at least eight days ascertainable at the discretion of the Health Officer to a maximum of twelve days, special precautions being taken throughout the whole of this period to prevent mosquitoes having access to them.

(3) In an case should any person sick of yellow fever be landed during the first four days of his illness without the special sanction of Government. If such sanction is given, the most adequate precautions to prevent mosquitoes reaching the patient shall be taken, including a mosquito-proof cabin on the vessel, mosquito-proof ambulances and a mosquito-proof road to an isolation hospital.

(4) The cover of the vessel should be required to sleep in airy places perfectly on deck, and should be protected by mosquito curtains.

(5) The ship shall be cleared of mosquitoes by the systematic fumigation,\* under efficient supervision, of every cabin, store-room, alley-way and hold.

(6) All water in which mosquitoes could breed should be emptied into the sea, and all drains flushed by means of a hose. The tilge should be pumped out or sited. The drinking water tanks should be emptied to get rid of larvae, fresh water being taken and the tanks completely filled so as to drown any adult mosquitoes which may be present in them.

(7) Provided if no case of yellow fever has occurred on board within two months immediately preceding the vessel's arrival, only such of the above measures in addition to those described in paragraphs (1), (5) and (6) shall be carried out as are considered by the Health Officer necessary in the circumstances of the case.

(8) No ship shall leave the anchorage for the purpose of taking up her berth until the measures described in paragraphs (5) and (6) have been carried out.

#### PART VI-D.—SLEEPING SICKNESS.

24. In the case of a vessel having on board a person suffering, or suspected to be suffering, from sleeping sickness, the person or persons shall not be permitted to land without the specific written permission of the Health Officer, who may, pending the receipt of written instructions from Government, permit the landing of such persons only if arrangements can be made for their strict isolation on shore. In the case of Africa the Health Officer may prevent the embarkation of, or subject to the arrangements above referred to, may disembark any person proceeding to India who is suffering or suspected to be suffering from sleeping sickness.

25. In the case of a vessel arriving from the East Coast of Africa within the limits of Port Sudan and Durban or from other localities declared to be infected, the procedure prescribed by Regulation 2 shall be complied with and the crew or passengers, etc., shall be minutely inspected in accordance with Regulation 2.

#### PART VI-E.—Jiggers.

26. In the case of a vessel having on board any person or persons suffering from jigger—

(1) the Health Officer shall carefully examine every person on board and any person or persons found to be suffering shall be removed to hospital for treatment.

(2) the clothes of infected persons shall be disinfected, and the Health Officer may, in his discretion, order the disinfection of the clothes, bedding, etc., of all persons on board;

(3) any part of the vessel likely to harbour jigger fleas shall be thoroughly washed with a watery solution of kerosene oil emulsion or is a recognized solution of tar acid which is accepted by the Port Health Officer.

(4) the ballast of such vessel, if of earth or sand, shall not be landed without the permission, in writing, of the Health Officer, who, if he considers it necessary, may order that it shall be discharged into the sea at such places as shall be appointed for the purpose by Government.

#### PART VII.—GENERAL.

##### Fumig.

27. The master of any vessel coming under these regulations shall comply with all directions which the Health Officer may consider necessary under the foregoing rules.

\* Fumigation is probably the best gas for use.



38. The master of any vessel who any object is subject to the foregoing regulations may put out to sea again, provided that objection has been taken before there has been any communication, except by signal or through the port authorities, between such vessel and the shore or with any other vessel in port. Goods may be landed from such vessels after precautions have been taken to isolate the ship, crew and passengers and on condition that such information as the Health Officer may require regarding the mortality among rats is duly supplied; Passengers may be disembarked at their own request on condition that they submit to all the measures prescribed by the local authorities.

39. In the event of any vessel putting back to sea the Health Officer shall intimate the fact by telegraph to the next port of call if in British India.

#### *Permits.*

40. All permits removed to hospital or kept under observation at any place shall obey and conform to the rules, regulations and orders for the time being in force at such hospital or place and shall be liable to pay all such charges as for the time being may, under the sanction of Government, be made against them.

41. When a suspected case of any infectious disease is removed from a vessel at any port, the Health Officer shall report the confirmation or otherwise of the diagnosis, by telegraph, to the Health Officer of the next port of call if that port is in British India, Ceylon or the Straits Settlements. In other cases a note shall be made on the bill of health stating the nature of the suspected infectious disease and the precautions taken in connection therewith.

#### *Dead Bodies.*

42. Disposal shall be as follows:—

(1) If death occurs on board a vessel before entering port limits, the body shall, unless there are special reasons to the contrary, be buried at sea in not less than nine fathoms of water, in such manner as shall secure its immediate sinking and remaining below the surface.

(2) If death occurs during the day on board a vessel within the port limits the corpse and hearse flag, if there is one, are immediately to be lowered half-mast and kept in such position from sunrise till sunset as long as the body remains on board. If a death occurs between sunset and sunrise, four lights are to be hoisted at the peak in a vertical line one over the other not less than three feet apart, the two highest being red and the two lowest white.

(3) The master of the vessel shall cause the death of a person on board to be intimated forthwith to the police, either by letter or otherwise and shall forward to the Port Officer a written report as soon as possible after the occurrence, in which all the circumstances attending the death must be fully detailed.

(4) No dead body shall be removed from a vessel within port limits without the permission of the police, which shall not be given until the Health Officer has certified to the effect—

(a) that the death is not due to infectious disease, or

(b) that in the case of infectious disease, the Port authorities have given permission for burial on shore.

If the Port authorities in consultation with the Health Officer decide that burial on shore cannot be permitted, the body must be buried at sea in such manner as the Health Officer may direct.

#### *Disinfection.*

43. All disinfection prescribed by these regulations shall be carried out, unless otherwise specifically provided for, in the manner prescribed in the Appendix thereto.

#### **PART VIII.—VESSELS LEAVING PORTS IN THE MADRAS PRESIDENCY FOR PORTS OUTSIDE INDIA.**

44. No vessel shall leave any port in the Madras Presidency which has been declared to be infected with any contagious or infectious disease for any port beyond India until—

(1) all persons sailing by the vessel, whether as passengers or as members of the crew, have been medically examined by the Health Officer;

(2) in the case of plague—

(a) all persons sailing by the vessel, either as passengers or as members of the crew (except such forward bound passengers as have not remained one night on shore and such members of the crew, as have not remained one night on shore or have not newly joined, who may be considered on board) have been medically examined by the Health Officer on shore by day at shortly as possible before embarkation;

(b) all merchandise or articles of any sort which the Health Officer may consider to be infected with plague have been disinfected on shore previous to embarkation;

(c) all clothing, bedding and infected articles belonging to Asiatic and African members of the crew, not being officers, engineers or doctors, to deck and fourth class passengers, and to third class passengers not entitled to cabin accommodations, which the

Health Officer may consider to be infected with plague, and, if the Health Officer thinks fit so to direct, all clothing, bedding and infected articles belonging to passengers of any class higher than the third and of any members of the crew, have been disinfected on shore by day as shortly as possible before being placed on board;

(3) the Health Officer has given to the master of the vessel a bill of health stating that the medical examination and disinfection prescribed by this regulation have been carried out.

(4) in the case of any disease other than plague the Health Officer may, in his discretion, enforce the provisions of clauses 2 (b) and 2 (c) above.

Provided that, if the vessel is only making a call at the port in question, the medical examination and disinfection prescribed by this regulation shall be made only in the case of persons joining the vessel there and articles belonging to them, unless there is communication between the vessel and the shore. The Health Officer shall decide, for the purpose of this proviso, what constitutes communication between the vessel and the shore. The bill of health in such case need only take the form of an endorsement on the last bill of health held by the vessel and need only refer to the passengers and crew embarking at the port in question.

45. It shall be open to the Consular representative interested in any vessel to be present, if he so desires, at the medical examination and disinfection prescribed by regulation 44.

46. If any vessel does not leave port within 24 hours after the medical examination made under Regulation 44, she shall not leave until—

(a) a fresh medical examination of the passengers and crew has been made under that regulation; and

(b) a fresh bill of health has been given to the master under that regulation.

Provided that such fresh examination may be conducted on board the vessel, whether or not there has been communication with the shore since the previous examination was made, and provided that if the time of departure be after sunrise on the day after that of inspection, the master of the vessel shall send the bill of health to the Health Officer to have the date of departure amended.

47. If, after a bill of health has been given to the master of any vessel and before the vessel leaves the port, any cargo or goods of any kind be placed on or taken off the vessel except in such manner as may be directed by the Health Officer, the vessel shall not leave the port until—

(a) such further medical examination and disinfection as the Health Officer may consider necessary have been made under Regulation 44; and

(b) a fresh bill of health has been given to the master under that regulation.

Provided that such further examination and disinfection may be conducted as board the vessel.

48. (1) After a bill of health has been given to the master of any vessel no person except the pilot or person authorised by the Health Officer shall be permitted to embark on the vessel unless he has been medically examined by the Health Officer as prescribed in Regulation 44.

(2) If any such person is permitted to embark, the Health Officer shall amend the bill of health accordingly.

49. Port-chewers shall not be granted for any vessel, unless and until the master produces the bill of health prescribed by the foregoing regulations.

Provided that, at any port where, in the opinion of Government, local conditions render this relaxation advisable, the authority responsible for granting port-clearance may grant port-clearance for any vessel on receiving from the agents of the vessel a written guarantee that a duplicate of such bill of health, signed by the Health Officer, will be furnished by them to him within forty-eight hours.

50. (1) If the Health Officer considers that any passenger is suffering from, or is in the incubation stage of, any infectious or contagious disease he shall prevent such passenger and his or her relatives and attendants from embarking or sailing; and their baggage and personal effects shall not be allowed on board the vessel and, if already placed on board, shall be removed as early as possible.

(2) For the purposes of this regulation, the term "relatives" shall mean such persons as have been living with, or have been, in the opinion of the Health Officer, in dangerous communication with the suspected passengers.

51. (1) If the Health Officer considers that any member of the crew of the vessel is suffering from, or is suspected to be in the incubation stage of, any infectious or contagious disease—

(a) he shall prevent such member from re-embarking on such vessel and shall refuse to give a bill of health until the baggage and personal effects of such member have been removed from the vessel and such parts of the vessel as have been occupied or frequented by such member have been disinfected; and

(b) the baggage and personal effects of such persons as were in immediate contact with such member of the crew shall be disinfected, and the names of such persons shall be given to the medical officer or master of the vessel for supervision on the voyage.

(c) All actions taken under clause (1) of this regulation for the disinfection of a vessel shall be noted in the bill of health.

52. Any person who is prevented by the Health Officer under the foregoing regulations from embarking or sailing may be removed to and kept at a hospital or kept under observation; or, if any such person gives a genuine address, he may, at the discretion of the Health Officer, be subjected to surveillance for a period not exceeding five days.

53. At all ports declared to be infected with plague proper measures shall be taken to prevent rats obtaining access to vessels (Appendix B).

54. Regulations 44 to 53 shall apply to all pilgrim or emigrant ships and may, by order of the Governor in Council, be applied to vessels leaving a port in the Madras Presidency for another in India or Burma.

## APPENDIX A.

(See Regulation 48.)

### INSTRUCTIONS FOR DISINFECTION.

Personal effects, such as rags, baggage, papers and other articles without value, which, in the opinion of the Health Officer, are deemed likely to carry infection, should be destroyed by fire.

2. Under-clothing, bedding, wearing apparel, mattresses, carpets, etc., which are contaminated or suspected, and other articles to be disinfected, should be exposed for 15 minutes to saturated steam—under pressure if possible—at a temperature of not less than 125° C. (257° F.), care being taken that the steam shall reach all parts of each article to be disinfected.

#### 3. Disinfecting solutions.—

(a) Solution of corrosive sublimate of one part in 1,000 with the addition of two parts of 1,000 of hydrochloric acid or 160 grains of chloride of soda in one gallon. The solution should be coloured with aniline dye or indigo. It should not be placed in metal vessels.

(b) A 5 per cent. solution of pure crystallised carbolic acid, or 3 per cent. of crude commercial carbolic and free from tar oils in a warm solution of soft soap.

(c) Freshly prepared lime-wash.\*

(d) Such proprietary tar acid compound as the Port Health Officer may approve of.

4. Special instructions to be observed in the employment of disinfecting solutions.—The linen, clothing and articles soiled by the excreta of patients should be soaked in the solution of corrosive sublimate. The solution of pure carbolic acid and the solution of soap and carbolic acid are equally suited to the purpose. The articles should remain in the solution for at least six hours.

Articles which cannot be subjected to the temperature of 212° F. without injury, as leather goods, wooden articles stuck together with glue, felt, velvet, silk, etc., should be washed with a disinfecting solution; skins can be disinfected with the solution of soap and carbolic acid. Persons engaged in nursing the sick should wash their hands and faces with one of the carbolic solutions. The carbolic solutions will be useful more particularly for disinfecting articles such as metal, or instruments, which can neither be subjected to a temperature of 212° F. nor placed in contact with corrosive sublimate. Chlorinated lime is particularly recommended for disinfecting excreta. Expended matter should be burnt.

5. Disinfection of ships on which plague has occurred among human beings or rats.—All rats on board shall be destroyed by means of sulphurous anhydride or other suitable disinfectant. The cabins, etc., occupied by the sick or those suspected to be suffering from plague shall, at the discretion of the Health Officer, be treated with a solution of corrosive sublimate and thoroughly cleaned with soap and water. In the case of pneumonic plague preliminary disinfection with corrosive sublimate solution shall be invariably carried out.

6. Disinfection of the hold of an infected ship.—The bilge-water shall be pumped out, and the hold washed with sea-water, a sufficient quantity of a solution of corrosive sublimate being subsequently thrown in at the discretion of the Health Officer. The bilge-water shall not be pumped out when the vessel is in harbour without the written consent of the Health Officer.

\*The lime-wash should contain 10 per cent. of slaked lime and may be prepared as follows:—Take 2 pounds of good quick lime and slake it by moistening it gradually with about half a gallon of water. When the operation is completed, the resulting powder must be kept in an air-tight vessel in a dry place.

For use the quantity of slaked lime obtained from 2 pounds of quick-lime should be placed in a convenient vessel and water added to make one gallon.

## APPENDIX B.

(See Regulation 60.)

MEASURES TO BE ADOPTED TO PREVENT RATS CRAWLING ABOARD TO VESSELS.

There shall be a space of at least three feet between any part of the vessel and the wall of the dock or wharf.

2. All ropes and hawsers connecting the vessel with the dock or wharf shall be furnished with a circular cast-iron or-iron ring-guard at least four feet in diameter, fitting tightly, with the convexity towards the wharf, on the rope or hawser, and so fixed that no part of the margin of the guard shall be less than 2½ inches from the rope or hawser, or any other pattern of ring-guard that may be approved by the Governor or Council.

3. To prevent rats reaching the ship by means of a gangway, as few gangways shall be used as possible; all gangways shall be raised at night; and a watchman shall be placed on each gangway during the day from the time the gangway is lowered until it is raised.

4. A responsible person shall be deputed by or under the orders of the Governor or Council to ensure these measures being applied immediately the vessel is berthed.

J. P. BEDFORD,  
Acting Chief Secretary.

## HOME DEPARTMENT.

(Judicial.)

## LEAVE.

Port St. George, February 14, 1917.

No. 123.—Mr. F. A. Marshall, Acting Superintendent, District Jail, Calcutta, is granted with effect from the 26th November 1915 privilege leave for three months and leave on medical certificate for one month in accordance thereof under articles 452, 461 and 462 of the Civil Service Regulations. This privilege leave is granted the 15th November 1916, published on page 1282 of Part I of the Port St. George Gazette of the 24th June, and No. 27, dated the 14th January 1917, published on page 41 of the Port St. George Gazette of the 9th June.

Port St. George, February 15, 1917.

No. 124.—Mr. Herbert Plumbridge Taylor, Deputy Superintendent of Police and Principal, Central Records' School, Calcutta, is granted privilege leave and leave without allowance for six months from or after the 21st February 1917 under articles 454, 455 and 456 of the Civil Service Regulations.

## APPOINTMENTS.

Port St. George, February 15, 1917.

No. 125.—Mr. Charles Henry Neville Kelly to be Chief Presidency Magistrate, Madras, see Mr. F. D. Reid, Bar-at-law, retired.

No. 126.—Mr. Llewellyn Henry Marshall Updegr, Jailer, fourth grade, to act as Superintendent, District Jail, Calcutta, during the absence of Mr. F. A. Marshall or leave or until further orders.

## PROMOTIONS.

Port St. George February 15, 1917.

No. 127.—Mr. James Eichel, Assistant Superintendent of Police, on return from leave, to be Principal, Central Records' School, Calcutta.

No. 128.—Mr. Ernest Bell Gwynne, Assistant Superintendent of Police, to be Principal, Central Records' School, Calcutta.

(This month Home (Judicial) Department notification No. 468, dated the 16th November 1916, published on page 1282 of Part I of the Port St. George Gazette, dated the 16th December 1916.)

## PROMOTIONS.

No. 129.—The following permanent promotions in the Police Department are notified in partial satisfaction of the Judicial Department notification Nos. 492, 501, 525 and 511, dated the 2nd October 1916, the 7th December 1916, the 13th February 1917 and the 13th March 1917, respectively, published

on pages 287, 1286, 1292 and 1293—220 of Part I. of the *Port St. George Gazette*, dated the 27th October 1910, the 14th December 1910, the 15th February 1911 and the 15th March 1911, respectively:—

*With effect from the 1st April 1911.*

Mr. Charles McCarthy Atkinson to be Superintendent, fourth grade.  
Mr. Oliver Edmund Widdie to be Superintendent, fifth grade.  
Mr. Harold Kerrie Hewitt to be Assistant Superintendent, first grade.  
Mr. Harner Gordon Hattfield to be Assistant Superintendent, second grade.

*With effect from the 15th April 1911.*

Mr. Edmund Harvey Sullivan to be Superintendent, fifth grade.  
Mr. Ralph Stanley Milne to be Assistant Superintendent, first grade.  
Mr. William Ross John to be Assistant Superintendent, second grade.

*With effect from the 2nd October 1911.*

Mr. William John Dumas Harvey to be Assistant Superintendent, second grade.

*With effect from the 15th October 1911.*

Mr. Leslie Widdie to be Superintendent, fifth grade.  
Mr. Lawrence Edward Saunders to be Assistant Superintendent, first grade.  
Mr. Archibald Cherry Martin to be Assistant Superintendent, second grade.

*With effect from the 15th February 1912.*

Mr. Richard Howard Hitchcock to be Superintendent, fourth grade.  
Mr. Harold Dawson to be Superintendent, fifth grade.  
Mr. William Dumas Forbes Leslie to be Assistant Superintendent, first grade.  
Mr. Harry Ernest Douglas Lamberton to be Assistant Superintendent, second grade.

#### PROMOTIONS AND INVERSIONS.

No. 122.—The following grade promotions and reversions in the Police Department for the period from the 16th April 1910 to the 15th July 1910 are notified in partial modification of Home (Judicial) Department notification No. 812, dated the 21st October 1910, published on page 1281-19 of Part I of the *Port St. George Gazette*, dated the 27th October 1910, as far as it relates to Messrs. E. Dumas and L. Widdie:—

*With effect from the 16th April 1910.*

Mr. Harold Dawson to act as Superintendent, fourth grade.

*With effect from the 1st May 1910.*

Mr. Leslie Widdie to act as Superintendent, fourth grade.

*With effect from the 15th May 1910.*

Mr. Leslie Widdie to revert as Superintendent, fifth grade.

*With effect from the 15th May 1910.*

Mr. Leslie Widdie to act as Superintendent, fourth grade.

*With effect from the 15th June 1910.*

Mr. Leslie Widdie to revert as Superintendent, fifth grade.

*With effect from the 15th June 1910.*

Mr. Harold Dawson to revert as Superintendent, fifth grade.

*With effect from the 1st July 1910.*

Mr. Harold Dawson to act as Superintendent, fourth grade.

*With effect from the 15th July 1910.*

Mr. Harold Dawson to revert as Superintendent, fifth grade.

*Port St. George, February 18, 1912.*

No. 123.—The following promotions and reversions in the Police Department for the month of December 1910 are notified:—

*With effect from the 15th December 1910.*

Mr. Archibald Cherry Martin to revert as Assistant Superintendent, second grade.

*With effect from the 15th December 1910.*

Mr. Archibald Cherry Martin to act as Assistant Superintendent, first grade.

*With effect from the 15th December 1910.*

Mr. Archibald Cherry Martin to revert as Assistant Superintendent, second grade.

*Port St. George, February 17, 1912.*

No. 124.—The following promotions and reversions in the Police Department are ordered:—

*With effect from the 1st March 1912.*

Mr. Robert Mayall Powell to act as Superintendent of Police, second grade.

Mr. Henry Francis Ernest Phillips to revert as Superintendent of Police, third grade.

## INVESTITURE OF POWERS.

Fort St. George, February 12, 1917.

No. 133.—Under section 267 of the Code of Criminal Procedure, 1898, the undersigned officers are authorized to take down the evidence of witnesses with their own hand in the English language:—

M. R. Ry. Pannayanni Chintheesami Chintheesami Pandyan Aravali, First-class Magistrate, in the district of Madras.

M. R. Ry. Madabhai Ramaswami Aravali Aravali, First-class Magistrate, in the district of Cuddalore.

No. 134.—Under section 18 of the Code of Criminal Procedure, 1898, M. R. Ry. Kamesalingam Ramaswami Aravali Chintheesami Aravali, Subordinate Magistrate, in the district of Cuddalore, is appointed to be a magistrate of the second class, and under section 27 he is furnished with all the powers specified in the fourth schedule in pursuance of which the Government may confer on a magistrate of that class.

No. 135.—Mr. Julius Williams, First-class Magistrate, in the district of Chingleput, is empowered to try cases summarily under section 260 of the Code of Criminal Procedure.

Fort St. George, February 13, 1917.

No. 136.—The Governor in Council is pleased to appoint the undersigned gentlemen to be special magistrates for the town of Srirangam, in the district of Trichinopoly, with the powers and subject to the terms and conditions specified in notification No. 145, dated the 26th October 1912, published at pages 1046 and 1050 of Part I of the Fort St. George Gazette of the 10th June 1913, as amended by notification No. 437, dated the 26th May 1915, and 547, dated the 7th August 1915, published at pages 745 and 722 of Part I of the Fort St. George Gazette, dated the 10th June 1913 and the 26th August 1915, respectively:—

M. R. Ry. Kudi Ura Nann Rangappa Kallikudi Thala Elagar alias K. Kallikudi Elagar Aravali.

M. R. Ry. Subbarama Appara Pindi Aravali.

## NOTIFICATIONS.

Fort St. George, February 13, 1917.

No. 137.—The Government are pleased to appoint the undersigned honorary magistrates as non-official visitors of the sub jail at Madhavaram:—

Mr. Visnu Alvaran.

M. R. Ry. Madabhai Venkatesa Sastry Aravali.

No. 138.—In exercise of the powers conferred by sub-section (3) of section 1 of the Madras Towns Act, 1908 (11 of 1907), the Governor in Council extends, for a period of one year from the 17th March 1917, the provisions of section 51a of the said Act to the local areas comprised within the limits of the village of Madurai in the Tiruchirappalli taluk, South Arcot division, during the observance of the Pongal-Uthirai festival and the cattle fair which take place in that village.

Fort St. George, February 15, 1917.

No. 139.—In exercise of the powers conferred on the Local Government by section 22 of the Criminal Tribes Act, 1911 (112 of 1911), the Governor in Council is pleased to make the following amendment in the rules published in G.O. (General) Department notification No. 149, dated the 26th September 1916, at pages 1289-1279 of Part I of the Fort St. George Gazette, dated the 26th June 1917:—

## Amendment.

For the words "on receiving a request from the manager" occurring in rule 14 of Part I of the said rules shall be substituted the words "after consultation with the manager."

Fort St. George, February 17, 1917.

No. 140.—In rule 1 of the rules under the Stage Enactments Act, 1911, published in notification No. 125, Madras, dated the 26th January 1912, printed on page 195 of Part I of the Fort St. George Gazette, dated the 26th February 1912, as amended by the amendments, dated the 2nd July 1912, printed on page 342 of Part I of the same Gazette, dated the 26th July 1912, and the words "in Madhavaram," (1) "Udampet" to "Palani" in Komaralingam" after the word "Palani," and substitute "(2)" and "(4)" for "(1)" and "(3)", respectively.

In rule 6 (b) of the same rules substitute the words "(1) Udampet to Palani via Madhavaram" and "(2) Udampet to Palani via Komaralingam" for the words "(1) Udampet to Palani." In the form of Notice published under the same notification, substitute the words "Udampet to Palani via Madhavaram, Udampet to Palani via Komaralingam" for the words "Udampet to Palani."

2. In notification No. 136, dated the 30th January 1917, printed on page 197 of Part I of the Fort St. George Gazette, dated the 10th February 1917, and the word "be" "

Port St. George, February 18, 1917.

No. 141.—Whereas there is reason to believe that that section of the tribe of Velupias which resides in the villages of Kirevathan, Kandyampalipayan, Pankar, Panakhalan and Velumalai and their families in the Coimbatore taluk of the Coimbatore district is entitled to the systematic recognition of non-habitual officers, the Governor in Council, in exercise of the powers conferred on him by section 3 of the Criminal Tribes Act, 1911 (XII of 1911), hereby declares that the said section of the Velupias is a criminal tribe for the purposes of the said Act.

Under section 14 (1) of the said Act, the Governor in Council is pleased further to direct that every registered member of the said criminal tribe shall, in the prescribed manner, notify his place of residence and any change or intended change of residence and any absence or intended absence from his residence.

No. 142.—Whereas there is reason to believe that that section of the tribe of Velupias which resides in the villages of Aravank, Kandyampalipayan, Padappalipayan, Panakhalan, Kandyampalipayan, Kandyampalipayan, Panakhalipayan and Velupiasampalipayan and their families in the Aravank taluk and Velupias taluk and its families in the Coimbatore taluk of the Coimbatore district is entitled to the systematic recognition of non-habitual officers, the Governor in Council, in exercise of the powers conferred on him by section 3 of the Criminal Tribes Act, 1911 (XII of 1911), hereby declares that the said section of Velupias is a criminal tribe for the purposes of the said Act.

Under section 14 (1) of the said Act the Governor in Council is pleased further to direct that every registered member of the said criminal tribe shall, in the prescribed manner, notify his place of residence and any change or intended change of residence and any absence or intended absence from his residence.

No. 143.—In modification of notification No. 138, dated the 2nd February 1916, published at page 160 of Part I of the Port St. George Gazette, dated the 6th February 1916, relating to the Court of the Additional Temporary Subordinate Judge of Rayachoddy, the Governor in Council directs under sections 4 and 5 of the Madras Civil Courts Act, 1879, that the said Court shall continue to hold its sittings at Rayachoddy for a further period of one year from the 1st March 1917 and that the Judge of the said Court shall have and exercise such local jurisdiction as may be assigned to him by the District Judge of Coimbatore under section 20 of the said Act.

Port St. George, February 20, 1917.

No. 144.—The following notifications of the Government of India are republished:—

HOME DEPARTMENT,

FOREIGN.

Sd/-, the 24 February 1917.

No. 472-C.—In modification of entry (11) of schedule I to the Indian Arms Rules, 1909, the Governor-General in Council is pleased to direct that the exception from the acquisition of the arms and accoutrements contained in sections 13, 14, 15 and 16 of the Indian Arms Act, 1878 (XI of 1878) whereby made is exempt from the provisions of the said Act shall be extended to the King-Emperor shall also be extended to Walter Threptine Elford, an Anglo-Indian of Calcutta.

No. 474-C.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Governor-General in Council is pleased to direct that the following amendment shall be made in the Indian Arms Rules, 1909, namely:—

In schedule II, under item 9 relating to the United Provinces of Agra and Oudh, the following shall be added, namely:—

"(4) generally	(1) Kipras possessed or carried by	Do."
	Slaves.	

No. 474-C.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Governor-General in Council is pleased to direct that the following amendments shall be made in the Indian Arms Rules, 1909, namely:—

In item No. XVI of schedule VII (a) before the words "in any other case" occurring in the heading of the words "by the North West Frontier Province, if the license is granted for purposes of village defence, the fee of Rs. 100" shall be inserted, and (2) in the note to section 5 the words "in Burma" shall be deleted.

E. A. BARKET,  
Deputy Secretary to Government.

ACQUISITION OF LAND.

Port St. George, February 19, 1917.

Under section 6, Act I of 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 20.43 acres, be the same a little more or less, is needed for a public purpose, to wit, for the water spread of Jambhavan taluk in U. Mangalam and Kandyampalipayan villages of the Vaidhachalam taluk of the South Arcot district; and, under sections 5 and 7 of the same Act, the Revenue Department Officer, Chidambaram, is requested to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

A view of the land is kept in the office of the Revenue Department Officer, Chidambaram, and may be inspected at any time during office hours.





## (Miscellaneous)

## 加拿大特許公證人 王少雄律師行謹啟

Fort St. George, February 14, 1815.

§ 23.—Under section 8 of the Indian Christian Marriages Act, 1913 (as amended by the Indian Christian Marriages Act Amendment Act, 1915), the Governor in Council sanctions the issue of licenses to the non-ordained ministers to solemnize marriages within the territories under administration of the Government of Madras, in accordance with the provisions of the said Act (as

The Rev. Harold Cooper of the American Madura Mission, residing at Madura in the taluk of Madura in the district of Madura.

The Red, April Anson Marston of the American Modern Movement, residing at Folsom in the town of Folsom in the District of Columbia.

The Rev. Edward Louis Watson of the American Medical Mission, residing at Dardigal in the parish of Dardigal in the district of Medouna.

N. 34.—Under section 8 of the Indian Christian Marriage Act, 1857, the Governor in Council may, on the issue of Decree to the undersigned, administer to great satisfaction of marriage between Native Christians in accordance with the provisions of the said Act within the territories under the administration of the Government of Madras:—

The Rev. Hiram Cooper of the American Mission, standing at Malabar in the island of Malabar in the district of Madras.

The Rev. And Amos Martin of the American Medical Mission, residing at Palat in the island of Palat in the District of Madras.

The Rev. Edward Louis Nething of the American Kivara Mission, residing at Dindyal in the suburb of Dindyal in the district of Madras.

E. A. HARTY,  
Acting Secretary at Newmarket.

## FINANCIAL DEPARTMENT.

(Separate Revenue)

#### NOTIFICATION

*East St. Louis, February 26, 1917.*

no. 22. The following resolution of the Government of India is reproduced:—

## DEPARTMENT OF COMMERCE AND INDUSTRY.

Delta, 14 Feb. February 1947.

No. 1804-C W.—In exercise of the powers conferred by section 3 of the Import and Export of Goods Act, 1914 (XII of 1914), the Government-General in Council is pleased to direct that the following editions and alterations shall be made in this Department notification No. 66-C W.II, dated the 15th January 1917, as subsequently amended, viz:—

		Addition.	
Commercial Engineering Company ..	Shanghai.	Smith and Company ..	Hankow.
Greenland, J. & ..	Kobe.	Siam-China Co-operative Society, Limited ..	Cheongching.
Harbin Assurance Co. of Marine ..	Harbin.	Yang, A. C., and Company ..	Peking.
Lake ..	Harbin.	Zachary, A. L. ..	Shanghai.
Société Belge de Charrues de ..	Harbin.	Zenrochi and Soken, Inc. ..	Do.
Texas Marine ..	Harbin.		

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"Culture Base," should read "Culture Area."

J. P. DEDFORD,  
Acting Chief Secretary.

LOCAL AND MUNICIPAL DEPARTMENT.

## (Transliterated as 3)

## SUPPLEMENTAL

*Port St. George, February 18, 1867.*

No. 18.—The Legislative Council of the Governor of Fort St. George will meet in the Council Chamber, Fort St. George, at 11 a.m. on Tuesday the 15th March 1817.

5. Under rule 11 of the rules for the conduct of business at meetings of the Legislative Council, persons desirous of admission to the Council Chamber during the sitting should make application to the Secretary to the Council through a Member of the Council and such application should reach the Secretary not later than Saturday the 10th March 1947.

R. A. SHARAH,

D. A. CHAPMAN,  
Secretary to the Council.

## REVENUE DEPARTMENT.

## LEAVE.

*Fort St. George, February 14, 1917.*

No. 97.—Under articles 285, 286, 355, 359 (2) and 361 (3) of the Civil Service Regulations, Mr. J. G. Macfarlane, Deputy Director of Survey, 5th class, is granted combined privilege leave and furlough for seven months and six days from 15th April 1917 with permission to prefer the Eastern holidays in the leave.

*Fort St. George, February 16, 1917.*

No. 98.—Under article 359 of the Civil Service Regulations, M.R.Sy. K. G. Bellappa Awaraj, District Forest Officer, East Coimbatore, is granted privilege leave for six weeks with effect from or after the 30th April 1917.

## APPOINTMENTS.

*Fort St. George, February 12, 1917.*

No. 99.—The following appointment of a survey officer is ordered:—

M.R.Sy. P. N. Sankaranarya Appay Awaraj, Sub-Assistant Director of Survey, 5th class, permanent, to act as Assistant Director of Survey, 5th class.

*Fort St. George, February 18, 1917.*

No. 100.—The following appointment of a settlement officer is ordered:—

M.R.Sy. Jeevaraja Venkateswara Nayudu Gera, Special Assistant Settlement Officer, Party V, to be a Special Settlement Officer with effect from 1st January 1917.

## APPOINTMENT AND POSTING.

No. 101.—The following appointment and posting of a deputy collector are ordered:—

M.R.Sy. Tupal Venkatesha Sastry Tyagappa Appay Awaraj, tahsildar, Chittoor district, to act as deputy collector, seventh grade.

M.R.Sy. Tupal Venkatesha Sastry Tyagappa Appay Awaraj to general duty, Anantapur.

## POSTINGS.

No. 102.—The following posting of a settlement officer is ordered:—

M.R.Sy. Jeevaraja Venkateswara Nayudu Gera, Special Settlement Officer, to be an independent charge of the supervision of the record of rights for the South Taluk areas and the settlement of rents in the South Taluk and Pithapuram taluqs, until completion of work in the former areas, and to take charge of Revenue Settlement Party III, Bellary, thereafter.

*Fort St. George, February 13, 1917.*

No. 103.—The following postings of survey officers are ordered:—

M.R.Sy. Tammara Annaswamy Sankaranarya Appay Awaraj, Second Assistant in the Central Survey Office, to be office in charge of that office during the absence of M.R.Sy. Chattervaran Sanku Acharya Gera on privilege leave.

*Fort St. George, February 17, 1917.*

M.R.Sy. P. N. Sankaranarya Appay Awaraj, acting Assistant Director of Survey, 5th class, to be additional officer in No. I Survey party, viz. Mr. Kenneth Currie, on leave as until further orders.

*Fort St. George, February 16, 1917.*

No. 104.—The following postings of deputy collectors are ordered:—

M.R.Sy. Suresh Venkatesha Chatteran Gera, on notice from leave, to the Bellary District as additional deputy collector.

*Fort St. George, February 17, 1917.*

Mahomed Ibrahim Salih Babadar, on notice from leave, to general duty, Kistna.

M.R.Sy. Udayan Ramu Rao Awaraj, from general duty, Kistna, to special duty, Kistna, in connection with the liquidation of irrigable areas in the Kistna Eastern Taluk.

No. 105.—The following postings of forest officers are ordered in consequence of the division of the Coimbatore district into three forest charges with effect from 1st April 1917:—

- (1) M.R.Sy. A. Raja Mayaswar Awaraj, District Forest Officer, Coimbatore West (old), to be District Forest Officer, Virangapatam.
- (2) Forest Officer Gopal Babu Babadar, District Forest Officer, Virangapatam, to be District Forest Officer, Coimbatore South (new).
- (3) M.R.Sy. E. V. Subramaniam Pillai Awaraj, Extra Assistant Conservator of Forests, to be District Forest Officer, Coimbatore West (new).
- (4) M.R.Sy. K. G. Bellappa Awaraj, District Forest Officer, Coimbatore East (old), to be District Forest Officer, Coimbatore South (new).

No. 106.—The following posting of a forest officer is ordered with effect from or after 30th April 1917:—

M.R.Sy. A. Marudappa Rao Awaraj, Extra Assistant Conservator of Forests, on probation, to be District Forest Officer, Coimbatore South (new), during the absence of M.R.Sy. K. G. Bellappa Awaraj on leave as until further orders.



Port St. George, February 5, 1917.

No. 109.—His Excellency the Governor in Council declares, under the provisions of section 24 of the Madras Forest Act of 1882, that the following reserves which were declared to be reserved forests under section 23 of the Act in the notifications entered in column 6 of the schedule below, shall cease to be reserved forests with effect from the 1st April 1917:—

RESERVES.

Name of reserve or portion of reserve designated.	District.	Taluk.	Village.	Area in acres.	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)
Kanapath reserve No. 1	Madurai ..	Chengal ..	Kanapath.	128-65	File Notification No. 105, dated 1st October 1916, published on page 65 of Part I of the Port St. George Gazette, dated 1st October 1916.
Kanapath reserve No. 2	Do. ..	Do. ..	Idhar ..	120-84	File Notification No. 201, dated 22nd July 1916, published on page 65 of Part I of the Port St. George Gazette, dated 22nd August 1916.
Kanapath reserve No. 3	Do. ..	Do. ..	Idhar ..	214-18	File Notification No. 108, dated 11th August 1916, published on page 117 of Part I of the Port St. George Gazette, dated 11th August 1916.

*Key description*—The reserves are named in the schedule, and their boundaries have been placed in plan 103 and their descriptions in the schedule with the Forest Commissioner's recommendations.

Port St. George, February 6, 1917.

No. 110.—His Excellency the Governor in Council declares, under the provisions of section 24 of the Madras Forest Act of 1882, that the following reserves which were declared to be reserved forests under section 23 of the Act in the notifications entered in column 6 of the schedule below, shall cease to be "reserved forests" with effect from 1st April 1917.

RESERVES.

Name of reserve or portion of reserve designated.	District.	Taluk.	Village.	Area in acres.	Remarks.
(1)	(2)	(3)	(4)	(5)	(6)
Vedala, with No. 110 and Vedala village.	Madurai ..	Idhar ..	Vedala.	25-15	File Notification No. 102, dated 22nd June 1916, published on page 476 of Part I of the Port St. George Gazette, dated 22nd June 1916, and No. 102, dated 22nd May 1917, published on page 412 of Part I of the Port St. George Gazette, dated 16th May 1917.
Alwarthi ..	Do. ..	Idhar ..	Alwarthi, Pottanur, and Pottanur.	40-01	File Notification No. 104, dated 22nd October 1916, published on page 1018 of Part I of the Port St. George Gazette, dated 1st November 1916.
Amambal ..	Do. ..	Idhar ..	Amambal ..	60-20	File Notification No. 99, dated 10th January 1917, published on page 61 of Part I of the Port St. George Gazette, dated 10th January 1917.

*Key description*—The reserves are named in the schedule, and their boundaries have been placed in plan 103 and their descriptions in the schedule with the recommendations of the Forest Commissioner.

Port St. George, January 20, 1917.

No. 111.—It is hereby notified that the services of M. R. R. Khanna, B.A., B.L., who is the "Assistant Secretary" of the Office of the Board of Revenue, Madras, have been discontinued with and that he is ineligible for re-employment in any department of Government service.

ACQUISITION OF LAND.

Port St. George, February 13, 1917.

Under section 4, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 1-13 acres, to be more or less, is needed for a public purpose, in wit, for extending the house site for Madras in Hyderabad and, under section 3 and 7 of the same Act, the Revenue Divisional Officer is appointed to purchase the same.

A plan of the land is kept in the office of the Revenue Divisional Officer, and may be inspected at any time during office hours.

REVENUE.

Description of land, wet or dry, lease or purchase, with survey or payment number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
<i>Belting district, also subd. Pinnawala village.</i>			
Cott. dy. S No. 39 E.	Gnanaseen, pollader; straight, Gargilana and Jannama.	North end sec. S. By 60 A; south, S. No. 38; sec. S. No. 39 A.	600 713

Fort St. George, February 18, 1917.

Under section 4, Act 3 of 1894, His Excellency the Governor in Council hereby declares that the land situated on the following schedule and measuring 6 acres, be the same a little more or less, is needed for a public purpose, to wit, for providing houses-sites for the Panchamas of Edappanpatti; and, under sections 5 and 7 of the same Act, the Revenue Divisional Officer, Vellore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

1. A plan of the land is kept in the office of the Revenue Divisional Officer, Vellore, and may be inspected at any time during office hours.

SHOOTING.

Description of land, wet or dry, lease or purchase, with survey or payment number.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
<i>South Arcot district, Vellore taluk, Pinnawala village.</i>			
Ryotw. dy. S. No. 343 E.	Muthukrishna Narayana Chetti, by agent, Edappanpatti; Ayer of Vellore.	North, S. No. 34; west, S. No. 343; south, S. No. 343; east, S. No. 343 (1) 2; and 343-1.	400 1

A. S. SWAPP,  
Acting Secretary to Government.

PUBLIC WORKS DEPARTMENT.

APPOINTMENTS AND TRANSFERS.

Fort St. George, February 18, 1917.

Mr. Pothayyappanba Vargis George, Assistant Engineer, III Circle, is appointed to officiate as Executive Engineer, Madurai Division, VI Circle. To meet post.

Mr. Mahad U'Dien, Executive Engineer, Madurai Division, is in charge of the Vingsapozai division, I Circle.

Mr. Sema Raj Deyar, Officiating Executive Engineer, Vingsapozai division, I Circle, is in charge of the Godavari Head Works division, I Circle.

Mr. H. H. Narayanaiah, P.W. Engineer, Officiating Executive Engineer, Godavari Head Works Division, I Circle, is in charge of the Country Division, VII Circle.

Mr. R. Mahadeva Subramania Ayyar, Assistant Executive Engineer, Country Division, on relief of the divisional charge, to the charge of a sub-division in the III Circle.

Mr. H. H. Narayanaiah Ayyar, Assistant Engineer, Quarter Division, on return from leave, is in charge of the Tank Distribution Sub-division, VI Circle.

PROMOTIONS.

Fort St. George, February 16, 1917.

The following promotions are given as M.E.s, Temporarily Additional Junior Yeastachala Ayyar, Sweetwater, East grade, temporary, and Sub-Divisional Officer, South Buckingham Canal sub-division, Chingleput division (Andhra Pradesh, Madras) —

To be Sub-Engineer, sixth grade, existing, from the 31st to the 26th December 1916 during the acting time of Mr. William Percy Clay, Sub-Engineer.

To be temporary Sub-Engineer to Rs. 500 of the 31st December 1916 and from the 26th December 1916 onwards for as long as he holds charge of a sub-division or its equivalent.

S. E. MURRAY,  
Joint Secretary to Government, P.W.D.

THE UNIVERSITY OF CHICAGO

*Arch. St. Genes. February 10, 1917*

In the schedule attached to resolutions published on page 59 to 61 of Part I of the *Fed. St. George Gazette*, dated the 23d January 1904 relating to the acquisition of the land required for changing the head of and improvements to the Atapar *desembocadura*, *Thamshai* aTshai in *Madra* (head of the Madra district.

*Utricularia (L.) Vaynsenii* Willd.

Form	(Spec.)	Form	(Spec.)
Kurushchinskii G. No. 3 R.		Tyrmashinskii G. No. 3 R.	
" " " 4 B.		" " " 4 B.	
" " " 5 B.		" " " 5 B.	

## \*ACQUISITION OF LANDS.

Jul 28, 2004, February 15, 2005.

Under article 6, Act 2 of 1844, the Hon'ble the Governor in Council hereby declares that the land mentioned in the following schedule as reserved is to be the same as before or in a period for a public purpose, to wit, for the No 1 Secondary school at Kark Road, and with the following Project works: and, under section 3 and of the same Act, the said Deputy Collector is hereby authorized to do the following: To apply to the Revenue Officer to perform the functions of a Collector under the Act and directed to deliver to the Revenue Officer a copy of the said Act.

2. A plan of the land is kept in the office of the Special Deputy Collector, Tirunagudi, and may be inspected at any time during office hours.

## Summary

[illegible]

First St. Garage, February 16, 1912

Under section 3, Act I of 1924, His Excellency the Governor in Council hereby declares that the land contained in the following schedule and measuring 925 acres, to be the same as lands now in use, is needed for a public purpose, to wit, for a land held by S. Nos. 125-278-2 of Adairville, and, under sections 3 and 7 of the same Act, the Lieutenant, Mayors, is authorized to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Tahsiladar, Magistrate, and may be inspected at any time during office hours.

SOMERSET.			
Description of land, wet or dry, town or parsonage, with survey or plan of the same.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Colony district, Table talk, Adenya village.			
Deys, N. No. 212-1 ..	Mahin Parumbathope ..	North, east and south, No. 209-2 (part); west, No. 209-3.	area, 8-00

## Port St. George, February 27, 1917.

Under section 8, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring area 8-00, be the same a little more or less, is needed for a public purpose, to wit, for the construction of a field with, under Kiampanpanga (common), and, under sections 3 and 7 of the same Act, the Tahiti of Kiampanpanga is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Tahiti of Kiampanpanga and may be inspected at any time during office hours.

## SOMERSET.

Description of land, wet or dry, town or parsonage, with survey or plan of the same.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
Colony district, Kiampanpanga table, Chikapanu village.			
deys, N. No. 194-1 ..	Joseph Chik Vanloghe and Adenya ..	North, No. 194-1, east, No. 194-2 (part), No. 194-3, west, No. 194-4.	area, 9-00

E. E. MORGAN,

(Under Secy. to Govt., F.W.D. (Private Secy.)).

## Port St. George, February 9, 1917.

Under section 8, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 645 square fathoms, be the same a little more or less, is needed for a public purpose, to wit, for the acquisition of a well for the use of the Table office; and, under sections 3 and 7 of the same Act, the Bureau Divisional Officer, Trincomalee, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Bureau Divisional Officer, Trincomalee, and may be inspected at any time during office hours.

## SOMERSET.

Description of land, wet or dry, town or parsonage, with survey or plan of the same.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent to be taken up.
North district, Trincomalee table, Trincomalee village.			
Keys, No. 401 A (Malgas).	Yachapatti Nayaka and his son Kiampanpanga Nayaka.	North, boundary of the house at Yachapatti Nayaka; east, Table office compound; south, boundary of the house at Yachapatti Nayaka; west, house of Yachapatti Nayaka.	1/2 sq. acres, 110

## Port St. George, February 12, 1917.

Under section 8, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 6-00 acres, be the same a little more or less, is needed for a public purpose, to wit, for a Secondary Training School for Mathematics; and, under sections 3 and 7 of the same Act, the Deputy Collector and Collector of Trincomalee is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the said officer and may be inspected at any time during office hours.







# THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 8.]

MADRAS, TUESDAY EVENING, FEBRUARY 20, 1917.

[Part 2, vol. 1.]

## Part I.—Local and Municipal.

### LOCAL AND MUNICIPAL DEPARTMENT.

(Local and Municipal.)

#### APPOINTMENTS.

*Fort St. George, February 20, 1917.*

No. 213.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to reappoint Mr. J. S. Latham as a member of the Madras District Board.

No. 214.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to appoint Mr. K. R. Venkatasubramanian as a member of the Madras District Board.

No. 215.—In exercise of the power vested in him by sub-section (3) of section 12 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to reappoint Mr. K. R. Venkatasubramanian as a member of the Madras District Board.

No. 216.—In exercise of the power conferred by sub-section (3) of section 12 of the Madras Local Boards Act, 1884, the Governor in Council is pleased to appoint Mr. K. R. Venkatasubramanian as a member of the Madras District Board. He will assume charge of his duties with effect from 1st April 1917.

No. 217.—In exercise of the power vested in him by section 12 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint Mr. K. R. Venkatasubramanian as a member of the Madras District Municipalities Board.

No. 218.—In exercise of the power vested in him by section 14 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint Mr. K. R. Venkatasubramanian as a member of the Madras District Municipalities Board.

#### NOTIFICATIONS.

No. 219.—Whereas it is found necessary to define the boundaries of the Arappakkottai union in the Madras District; and whereas in exercise of the power conferred by section 8 of the Madras Local Boards Act, 1884, and in notification of notification No. 21 published on page 61 of Part I-A of the Fort St. George Gazette, dated 3rd December 1915, hereby declare that the boundaries of the union shall be as follows:—

North-West.—Starting from side stone No. 1 on the Arappakkottai-Tirupattur road the road runs north-east straight to a stone placed at the south-east corner of the second side of the road from Arappakkottai to Tirupattur.

South-East.—Thence the line runs straight to a stone placed at the south-east corner of the second side of the road from Arappakkottai to Tirupattur; thence along the road to a stone placed at the south-east corner of the second side of the road from Arappakkottai to Tirupattur; thence to a stone placed at the south-east corner of the second side of the road from Arappakkottai to Tirupattur.

South-West.—Thence the line runs straight to a stone placed at the south-west corner of the second side of the road from Arappakkottai to Tirupattur; thence along the road to a stone placed at the south-west corner of the second side of the road from Arappakkottai to Tirupattur; thence to a stone placed at the south-west corner of the second side of the road from Arappakkottai to Tirupattur.

North.—Thence the line runs straight to the starting point.

No. 100.—Under section 25 of the Madras City Municipal Act, 1901, and with reference to No. 2 of the rules for the conduct of elections of municipal institutions of the Madras Corporation, published in notification No. 449 of 1902 at pages 163 and 164 of Part I-A of the Port St. George Gazette, dated 27th March 1902, the Governor in Council is pleased to notify that all elections of a councillor for the 2nd Municipal division of the City of Madras will be held on 20th day of March 1907 between the hours of 1 a.m. and 6 p.m. at the Police Station, Tirumalgar High Road, Coimbatore, where the vote of the electors will be taken.

All nominations of candidates for the vacancy should be signed by at least two electors of the division and must be submitted to the President of the Corporation on or before the 15th March 1907, in the following form:—

#### CORPORATION OF MADRAS.

Electors for the 2nd Division to be held on 20th March 1907.

We, the undersigned, being duly qualified electors, nominate the undersigned as a candidate at the ensuing election:—

Name.	Description.	Address.	Occupation.

Date.

Signature.

The more electors shall not interfere more than one candidate.  
The President will receive these nominations at the Municipal office.

No. 101.—Whereas the Table Board of Pondicherry, under whose management the Governmental electricity is in the Port of Pondicherry, has, under section 6 (1) of the Charitable Endowments Act, 1892, made an application for the vesting in the Treasurer of Charitable Endowments, Madras, of the property described in the schedule annexed hereto, the Governor in Council, in exercise of his powers under section 4 (1) of the Act, hereby directs that the endowment shall vest in the Treasurer of Charitable Endowments for the territories subject to the Government of Madras and be held by him or his successors subject to the provisions of the Charitable Endowments Act and to any rules which may from time to time be framed hereunder by the Governor General of India in Council upon report for this purpose and subject to the conditions set forth in a scheme under section 2 of the Act for the administration of the endowment.

#### Table.

(1) The electricity and vacant site attached thereto at Ramanaipet, in the district of Karaikal, in the Pondicherry taluk.

(2) Landed property.

Pondicherry taluk.			Pondicherry taluk—cont.		
Name of village.	S. No.	Extent.	Name of village.	S. No.	Extent.
Pondicherry ..	1	4 1/2	Ariam—cont.	140	1 1/2
	2	10 1/2		141	1 1/2
	3	1 1/2		142	1 1/2
	4	1 1/2		143	1 1/2
	5	1 1/2		144	1 1/2
	6	1 1/2		145	1 1/2
	7	1 1/2	Karaikal taluk.	146	1 1/2
	8	1 1/2		147	1 1/2
	9	1 1/2		148	1 1/2
	10	1 1/2		149	1 1/2
Karaikal ..	11	1 1/2		150	1 1/2
	12	1 1/2	Karaikal—cont.	151	1 1/2
	13	1 1/2		152	1 1/2
	14	1 1/2		153	1 1/2
	15	1 1/2		154	1 1/2
	16	1 1/2		155	1 1/2
	17	1 1/2	Karaikal—cont.	156	1 1/2
	18	1 1/2		157	1 1/2
	19	1 1/2		158	1 1/2
	20	1 1/2		159	1 1/2
Karaikal ..	21	1 1/2		160	1 1/2
	22	1 1/2	Karaikal—cont.	161	1 1/2
	23	1 1/2		162	1 1/2
	24	1 1/2		163	1 1/2
	25	1 1/2		164	1 1/2
	26	1 1/2		165	1 1/2
	27	1 1/2	Karaikal—cont.	166	1 1/2
	28	1 1/2		167	1 1/2
	29	1 1/2		168	1 1/2
	30	1 1/2		169	1 1/2
	31	1 1/2		170	1 1/2

(3) Government proprietary notes

(4) Money ..

S. No.

1,700

8 0

83 6 6

## Figure 10.10.11.

Whereas the Teluk Board of Ponggolman, under whose management the Manuscript should be returned now is, has under section 6 (1) of the Chattable Titles Act, 1950, made an application for the endorsement of a scheme for the administration of the manuscript, the Governor in Council in exercise of his power under section 8 (1) of the Act hereby directs that the endorsement shall be administered by the Teluk Board of Ponggolman subject to the following conditions:—

- (4) That the chequy bearing at Kumbakonam, handlet of Kottapala in the Pottigayam taluk, shall be maintained for the use of travellers.
- (5) That a stall be established at Yelamangala in the Pottigayam taluk and maintained from the various income of the endowment trust bene the travellers but known as far as funds permit.
- (6) That the new chequy shall be called "Raoja Rameswara Ganga's Chequy."

No. 211.—Under sections 4 and 152 of the Indian Land Revenue Act, 1880, the Governor in Council is pleased to decide that the revenue villages of Polypun and the revenue villages of Midsamtschab and Kungapung are constituted as subdivisions in the Sub-division of Kolok in the Ombabana District shall be known for the purposes of the said Act and to direct that the provisions of the said Act regarding parasthats shall come into force in the said villages with effect from 1st April 1917 and that the maximum number of members to be appointed for the parasthat of each of the said divisions shall, for the time being, be six.

N. 215.—Whereas it is found necessary to define the boundaries of the Township of in the Parish of, the Governor in Council, in pursuance of the powers conferred by section 2 of the Medical Local Boards Act, 1846, and in modification of notification No. 58, published on page 66 of Part I. of the 2nd S. of the Gazette, dated 2nd December 1885, hereby declares that the boundaries shall be as follows:—

**North.**—Starting from a point on the top of the head of the Tropicaster big tank due west of the southern end of the three-armed bridge at mile 49.7 on the road from Tropicaster to Tinasayev, the line runs east to the northern end of the mill bridge, thence straight to Isakberg station 18.7 on the road from Tropicaster to Devakental.

*Est.*.—Thence the bar runs straight to the point where the heads of the Kelaputa creek and Fawcett's Kholi join, thence straight to the south-east and crosses St. 4 on the new road to Kundumukhian, near the southern corner of Tashir, Udon.

South—Thence the line runs straight to the south-east corner of Chitoyan Island, thence along its southern and western shores to its north-west corner, thence straight to a point on the top of the head of Unasagagallik bay tank, just over the Kuvana mudstone of that tank; thence away to the head in question, and the head of the supply channel of the mud tank to the place where the reef usually changed into the shallow bayside of the road from Unasagagallik to Sivagagana.

**Fact—**Thence the line runs straight to farling stone  $8\frac{1}{2}$  on the road from Vireppattar to Naler; thence straight to the point where the band of Vireppattar big tank meets the north side of the road from Thirupattar to Naler, at farling stone  $8\frac{1}{2}$ , thence along the band in question to the channel neck.

## ACQUISITION OF LANDS.

No. 523.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and containing 0.376 of an acre, is the same as 2000 square feet, and is for the purpose of, to wit, for the construction of a lateral drain, under sections 2 and 3, the Deputy Collector and Collector of Income Tax, Madras, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the said officer, and may be inspected, at any time, by any person.

## References

Description of load, such as up, down or portable, with arrow to indicate direction.	Weight of crane or hoist.	Sturdiness of the load required to be taken up.	Factor to be taken up.
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*Hydrophilidae*, *Hydrophilus* sp., *Hydrophilus* sp.[illegible]

§6. 324.—Under section 6 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 9-85 of a cent, to the area of 144-00 more or less, is needed for a public purpose, to wit, for the construction of a toll-bridge, and, under sections 5 and 7, the Tahsildar of Tumkur is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A copy of the land is kept in the office of the Tahsildar of Tenkasi and may be returned at any time during office hours.

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[illegible]

No. 228.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land situated in the following schedule and containing 185.50 acres, more or less, is required for a public purpose, to wit: for a station in Scotland, Karsak village; and, under sections 3 and 7, the Manager Divisional Officer, Pilsno, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said

2. A plan of the land is kept in the office of the Highway Divisional Officer, EJen, and may be consulted at any time during office hours.

**Keywords:**

[illegible]

No. 236.—Under section 6 of the Land Regulations Act, 1894, the Governor in Council having declared the land contained in the following schedule as being unsuited for grazing, in the exercise of the powers conferred on him by that Act, he has, in pursuance of the provisions of that Act, caused the following notice to be published in the Gazette of the Colony, and the same to be served on the persons named in the schedule, to the effect that, unless the persons named in the schedule, or any of them, apply to the Governor in Council, within the time therein specified, for a declaration that the land is suitable for grazing, the land will be taken for grazing purposes, and the Governor in Council will be empowered to make such regulations as may be necessary for the management of the land.

2. A plan of the land is kept in the office of the Regional Districtal Officer, Harwar, and may be inspected at any time during office hours.

## Summary

[illegible]

No. 257.—Under section 8 of the Land Acquisition Act, 1914, the Governor in Council hereby declares that the land comprised in the following schedule and measuring 200 acres, be the same a little more or less, is needed for a public purpose, to wit, for use as a lime works quarry, and, under sections 8 and 7, the Districtal Officer, Kollapata, is appointed to perform the duties of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the Divisional Officer, Kalyani, and may be inspected at any time during office hours.

**Keywords:** *depression, mood, anxiety, self-esteem, self-efficacy, self-compassion, self-kindness, self-compassion meditation, self-compassion training, self-compassion practice, self-compassion exercises, self-compassion techniques, self-compassion interventions, self-compassion programs, self-compassion courses, self-compassion workshops, self-compassion retreats, self-compassion groups, self-compassion community, self-compassion support, self-compassion resources, self-compassion tools, self-compassion apps, self-compassion books, self-compassion videos, self-compassion podcasts, self-compassion music, self-compassion art, self-compassion journaling, self-compassion writing, self-compassion drawing, self-compassion coloring, self-compassion games, self-compassion puzzles, self-compassion crafts, self-compassion projects, self-compassion activities, self-compassion exercises, self-compassion techniques, self-compassion interventions, self-compassion programs, self-compassion courses, self-compassion workshops, self-compassion retreats, self-compassion groups, self-compassion community, self-compassion support, self-compassion resources, self-compassion tools, self-compassion apps, self-compassion books, self-compassion videos, self-compassion podcasts, self-compassion music, self-compassion art, self-compassion journaling, self-compassion writing, self-compassion drawing, self-compassion coloring, self-compassion games, self-compassion puzzles, self-compassion crafts, self-compassion projects, self-compassion activities*

[illegible]

No. 328.—Under section 8 of the Land Acquisition Act, 1894, the Government Council hereby declares that the land mentioned in the following schedule and measuring 447 of one acre, be and is intended to be used for a public purpose, to wit, for constructing a Looch Pond near a village known as Iru, in the Barren District Office, Amnaker, is approved to be purchased and, under sections 5 and 7, the Barren District Office, Amnaker, is directed to purchase the same by a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Harbors Divisional Officer, as above, and may be consulted at any time during office hours.

**Keywords:** *Self-esteem*, *self-regulation*, *emotional regulation*

Height of bank, not to 4 ft., from to present-day, with width of ground 4000 ft.	Name of owner or sample.	Estimated of the bank required to be taken up	Cost to be taken up
Yellow diatom, Asteraster bellus, Diptera mellea.			
No. 1, with 8 ft.	Trinity Yachina Diatomophyta	South, No. 412-2, east, No. 412-3 & 4; south, No. 412-4 & 5, west, No. 412-6	0-01
No. 412-8	Trinity Yachina Diatomophyta, Kamater Bank	South, No. 412-4 and 412-5; 11, east, No. 412-6 & 7; west, No. 412, east, No. 412-8 & 9; west, No. 412-10 and 412-11; south, No. 412-12	0-11
No. 412-11	Trinity Yachina Diatomophyta	South, No. 412-12 and 412-13; east, No. 412-14 & 15; west, No. 412-16 & 17; south, No. 412-18 & 19; north, No. 412-20 & 21; west, No. 412-22 & 23	0-04
No. 412-14	Long Yachina Bank	South, No. 412-24; west, No. 412-25; north, No. 412-26 & 27; east, No. 412-28 & 29	0-04
No. 412-16	Stages Yachina Diatomophyta	South, No. 412-30 & 31; east, No. 412-32 & 33; west, No. 412-34 & 35; south, No. 412-36 & 37; north, No. 412-38 & 39	0-04
No. 412-17	Kamater Yachina Diatomophyta	South, No. 412-40 & 41; east, No. 412-42 & 43; west, No. 412-44 & 45; south, No. 412-46 & 47; north, No. 412-48 & 49	0-04
No. 412-18	Trinity Yachina Diatomophyta	South, No. 412-50 & 51; east, No. 412-52 & 53; west, No. 412-54 & 55; south, No. 412-56 & 57; north, No. 412-58 & 59	0-04
No. 412-19	Trinity Yachina Diatomophyta	South, No. 412-60 & 61; east, No. 412-62 & 63; west, No. 412-64 & 65; south, No. 412-66 & 67; north, No. 412-68 & 69	0-04
No. 412-20	Trinity Yachina Diatomophyta	South, No. 412-70 & 71; east, No. 412-72 & 73; west, No. 412-74 & 75; south, No. 412-76 & 77; north, No. 412-78 & 79	0-04
No. 412-21	Trinity Yachina Diatomophyta	South, No. 412-80 & 81; east, No. 412-82 & 83; west, No. 412-84 & 85; south, No. 412-86 & 87; north, No. 412-88 & 89	0-04
No. 412-22	Trinity Yachina Diatomophyta	South, No. 412-90 & 91; east, No. 412-92 & 93; west, No. 412-94 & 95; south, No. 412-96 & 97; north, No. 412-98 & 99	0-04
No. 412-23	Trinity Yachina Diatomophyta	South, No. 412-100 & 101; east, No. 412-102 & 103; west, No. 412-104 & 105; south, No. 412-106 & 107; north, No. 412-108 & 109	0-04
No. 412-24	Trinity Yachina Diatomophyta	South, No. 412-110 & 111; east, No. 412-112 & 113; west, No. 412-114 & 115; south, No. 412-116 & 117; north, No. 412-118 & 119	0-04
No. 412-25	Trinity Yachina Diatomophyta	South, No. 412-120 & 121; east, No. 412-122 & 123; west, No. 412-124 & 125; south, No. 412-126 & 127; north, No. 412-128 & 129	0-04
No. 412-26	Trinity Yachina Diatomophyta	South, No. 412-130 & 131; east, No. 412-132 & 133; west, No. 412-134 & 135; south, No. 412-136 & 137; north, No. 412-138 & 139	0-04
No. 412-27	Trinity Yachina Diatomophyta	South, No. 412-140 & 141; east, No. 412-142 & 143; west, No. 412-144 & 145; south, No. 412-146 & 147; north, No. 412-148 & 149	0-04
No. 412-28	Trinity Yachina Diatomophyta	South, No. 412-150 & 151; east, No. 412-152 & 153; west, No. 412-154 & 155; south, No. 412-156 & 157; north, No. 412-158 & 159	0-04
No. 412-29	Trinity Yachina Diatomophyta	South, No. 412-160 & 161; east, No. 412-162 & 163; west, No. 412-164 & 165; south, No. 412-166 & 167; north, No. 412-168 & 169	0-04
No. 412-30	Trinity Yachina Diatomophyta	South, No. 412-170 & 171; east, No. 412-172 & 173; west, No. 412-174 & 175; south, No. 412-176 & 177; north, No. 412-178 & 179	0-04
No. 412-31	Trinity Yachina Diatomophyta	South, No. 412-180 & 181; east, No. 412-182 & 183; west, No. 412-184 & 185; south, No. 412-186 & 187; north, No. 412-188 & 189	0-04
No. 412-32	Trinity Yachina Diatomophyta	South, No. 412-190 & 191; east, No. 412-192 & 193; west, No. 412-194 & 195; south, No. 412-196 & 197; north, No. 412-198 & 199	0-04
No. 412-33	Trinity Yachina Diatomophyta	South, No. 412-200 & 201; east, No. 412-202 & 203; west, No. 412-204 & 205; south, No. 412-206 & 207; north, No. 412-208 & 209	0-04
No. 412-34	Trinity Yachina Diatomophyta	South, No. 412-210 & 211; east, No. 412-212 & 213; west, No. 412-214 & 215; south, No. 412-216 & 217; north, No. 412-218 & 219	0-04
No. 412-35	Trinity Yachina Diatomophyta	South, No. 412-220 & 221; east, No. 412-222 & 223; west, No. 412-224 & 225; south, No. 412-226 & 227; north, No. 412-228 & 229	0-04
No. 412-36	Trinity Yachina Diatomophyta	South, No. 412-230 & 231; east, No. 412-232 & 233; west, No. 412-234 & 235; south, No. 412-236 & 237; north, No. 412-238 & 239	0-04
No. 412-37	Trinity Yachina Diatomophyta	South, No. 412-240 & 241; east, No. 412-242 & 243; west, No. 412-244 & 245; south, No. 412-246 & 247; north, No. 412-248 & 249	0-04
No. 412-38	Trinity Yachina Diatomophyta	South, No. 412-250 & 251; east, No. 412-252 & 253; west, No. 412-254 & 255; south, No. 412-256 & 257; north, No. 412-258 & 259	0-04
No. 412-39	Trinity Yachina Diatomophyta	South, No. 412-260 & 261; east, No. 412-262 & 263; west, No. 412-264 & 265; south, No. 412-266 & 267; north, No. 412-268 & 269	0-04
No. 412-40	Trinity Yachina Diatomophyta	South, No. 412-270 & 271; east, No. 412-272 & 273; west, No. 412-274 & 275; south, No. 412-276 & 277; north, No. 412-278 & 279	0-04
No. 412-41	Trinity Yachina Diatomophyta	South, No. 412-280 & 281; east, No. 412-282 & 283; west, No. 412-284 & 285; south, No. 412-286 & 287; north, No. 412-288 & 289	0-04
No. 412-42	Trinity Yachina Diatomophyta	South, No. 412-290 & 291; east, No. 412-292 & 293; west, No. 412-294 & 295; south, No. 412-296 & 297; north, No. 412-298 & 299	0-04
No. 412-43	Trinity Yachina Diatomophyta	South, No. 412-300 & 301; east, No. 412-302 & 303; west, No. 412-304 & 305; south, No. 412-306 & 307; north, No. 412-308 & 309	0-04
No. 412-44	Trinity Yachina Diatomophyta	South, No. 412-310 & 311; east, No. 412-312 & 313; west, No. 412-314 & 315; south, No. 412-316 & 317; north, No. 412-318 & 319	0-04
No. 412-45	Trinity Yachina Diatomophyta	South, No. 412-320 & 321; east, No. 412-322 & 323; west, No. 412-324 & 325; south, No. 412-326 & 327; north, No. 412-328 & 329	0-04
No. 412-46	Trinity Yachina Diatomophyta	South, No. 412-330 & 331; east, No. 412-332 & 333; west, No. 412-334 & 335; south, No. 412-336 & 337; north, No. 412-338 & 339	0-04
No. 412-47	Trinity Yachina Diatomophyta	South, No. 412-340 & 341; east, No. 412-342 & 343; west, No. 412-344 & 345; south, No. 412-346 & 347; north, No. 412-348 & 349	0-04
No. 412-48	Trinity Yachina Diatomophyta	South, No. 412-350 & 351; east, No. 412-352 & 353; west, No. 412-354 & 355; south, No. 412-356 & 357; north, No. 412-358 & 359	0-04
No. 412-49	Trinity Yachina Diatomophyta	South, No. 412-360 & 361; east, No. 412-362 & 363; west, No. 412-364 & 365; south, No. 412-366 & 367; north, No. 412-368 & 369	0-04
No. 412-50	Trinity Yachina Diatomophyta	South, No. 412-370 & 371; east, No. 412-372 & 373; west, No. 412-374 & 375; south, No. 412-376 & 377; north, No. 412-378 & 379	0-04
No. 412-51	Trinity Yachina Diatomophyta	South, No. 412-380 & 381; east, No. 412-382 & 383; west, No. 412-384 & 385; south, No. 412-386 & 387; north, No. 412-388 & 389	0-04
No. 412-52	Trinity Yachina Diatomophyta	South, No. 412-390 & 391; east, No. 412-392 & 393; west, No. 412-394 & 395; south, No. 412-396 & 397; north, No. 412-398 & 399	0-04
No. 412-53	Trinity Yachina Diatomophyta	South, No. 412-400 & 401; east, No. 412-402 & 403; west, No. 412-404 & 405; south, No. 412-406 & 407; north, No. 412-408 & 409	0-04
No. 412-54	Trinity Yachina Diatomophyta	South, No. 412-410 & 411; east, No. 412-412 & 413; west, No. 412-414 & 415; south, No. 412-416 & 417; north, No. 412-418 & 419	0-04
No. 412-55	Trinity Yachina Diatomophyta	South, No. 412-420 & 421; east, No. 412-422 & 423; west, No. 412-424 & 425; south, No. 412-426 & 427; north, No. 412-428 & 429	0-04
No. 412-56	Trinity Yachina Diatomophyta	South, No. 412-430 & 431; east, No. 412-432 & 433; west, No. 412-434 & 435; south, No. 412-436 & 437; north, No. 412-438 & 439	0-04
No. 412-57	Trinity Yachina Diatomophyta	South, No. 412-440 & 441; east, No. 412-442 & 443; west, No. 412-444 & 445; south, No. 412-446 & 447; north, No. 412-448 & 449	0-04
No. 412-58	Trinity Yachina Diatomophyta	South, No. 412-450 & 451; east, No. 412-452 & 453; west, No. 412-454 & 455; south, No. 412-456 & 457; north, No. 412-458 & 459	0-04
No. 412-59	Trinity Yachina Diatomophyta	South, No. 412-460 & 461; east, No. 412-462 & 463; west, No. 412-464 & 465; south, No. 412-466 & 467; north, No. 412-468 & 469	0-04
No. 412-60	Trinity Yachina Diatomophyta	South, No. 412-470 & 471; east, No. 412-472 & 473; west, No. 412-474 & 475; south, No. 412-476 & 477; north, No. 412-478 & 479	0-04
No. 412-61	Trinity Yachina Diatomophyta	South, No. 412-480 & 481; east, No. 412-482 & 483; west, No. 412-484 & 485; south, No. 412-486 & 487; north, No. 412-488 & 489	0-04
No. 412-62	Trinity Yachina Diatomophyta	South, No. 412-490 & 491; east, No. 412-492 & 493; west, No. 412-494 & 495; south, No. 412-496 & 497; north, No. 412-498 & 499	0-04
No. 412-63	Trinity Yachina Diatomophyta	South, No. 412-500 & 501; east, No. 412-502 & 503; west, No. 412-504 & 505; south, No. 412-506 & 507; north, No. 412-508 & 509	0-04
No. 412-64	Trinity Yachina Diatomophyta	South, No. 412-510 & 511; east, No. 412-512 & 513; west, No. 412-514 & 515; south, No. 412-516 & 517; north, No. 412-518 & 519	0-04
No. 412-65	Trinity Yachina Diatomophyta	South, No. 412-520 & 521; east, No. 412-522 & 523; west, No. 412-524 & 525; south, No. 412-526 & 527; north, No. 412-528 & 529	0-04
No. 412-66	Trinity Yachina Diatomophyta	South, No. 412-530 & 531; east, No. 412-532 & 533; west, No. 412-534 & 535; south, No. 412-536 & 537; north, No. 412-538 & 539	0-04
No. 412-67	Trinity Yachina Diatomophyta	South, No. 412-540 & 541; east, No. 412-542 & 543; west, No. 412-544 & 545; south, No. 412-546 & 547; north, No. 412-548 & 549	0-04
No. 412-68	Trinity Yachina Diatomophyta	South, No. 412-550 & 551; east, No. 412-552 & 553; west, No. 412-554 & 555; south, No. 412-556 & 557; north, No. 412-558 & 559	0-04
No. 412-69	Trinity Yachina Diatomophyta	South, No. 412-560 & 561; east, No. 412-562 & 563; west, No. 412-564 & 565; south, No. 412-566 & 567; north, No. 412-568 & 569	0-04
No. 412-70	Trinity Yachina Diatomophyta	South, No. 412-570 & 571; east, No. 412-572 & 573; west, No. 412-574 & 575; south, No. 412-576 & 577; north, No. 412-578 & 579	0-04
No. 412-71	Trinity Yachina Diatomophyta	South, No. 412-580 & 581; east, No. 412-582 & 583; west, No. 412-584 & 585; south, No. 412-586 & 587; north, No. 412-588 & 589	0-04
No. 412-72	Trinity Yachina Diatomophyta	South, No. 412-590 & 591; east, No. 412-592 & 593; west, No. 412-594 & 595; south, No. 412-596 & 597; north, No. 412-598 & 599	0-04
No. 412-73	Trinity Yachina Diatomophyta	South, No. 412-600 & 601; east, No. 412-602 & 603; west, No. 412-604 & 605; south, No. 412-606 & 607; north, No. 412-608 & 609	0-04
No. 412-74	Trinity Yachina Diatomophyta	South, No. 412-610 & 611; east, No. 412-612 & 613; west, No. 412-614 & 615; south, No. 412-616 & 617; north, No. 412-618 & 619	0-04
No. 412-75	Trinity Yachina Diatomophyta	South, No. 412-620 & 621; east, No. 412-622 & 623; west, No. 412-624 & 625; south, No. 412-626 & 627; north, No. 412-628 & 629	0-04
No. 412-76	Trinity Yachina Diatomophyta	South, No. 412-630 & 631; east, No. 412-632 & 633; west, No. 412-634 & 635; south, No. 412-636 & 637; north, No. 412-638 & 639	0-04
No. 412-77	Trinity Yachina Diatomophyta	South, No. 412-640 & 641; east, No. 412-642 & 643; west, No. 412-644 & 645; south, No. 412-646 & 647; north, No. 412-648 & 649	0-04
No. 412-78	Trinity Yachina Diatomophyta	South, No. 412-650 & 651; east, No. 412-652 & 653; west, No. 412-654 & 655; south, No. 412-656 & 657; north, No. 412-658 & 659	0-04
No. 412-79	Trinity Yachina Diatomophyta	South, No. 412-660 & 661; east, No. 412-662 & 663; west, No. 412-664 & 665; south, No. 412-666 & 667; north, No. 412-668 & 669	0-04
No. 412-80	Trinity Yachina Diatomophyta	South, No. 412-670 & 671; east, No. 412-672 & 673; west, No. 412-674 & 675; south, No. 412-676 & 677; north, No. 412-678 & 679	0-04
No. 412-81	Trinity Yachina Diatomophyta	South, No. 412-680 & 681; east, No. 412-682 & 683; west, No. 412-684 & 685; south, No. 412-686 & 687; north, No. 412-688 & 689	0-04
No. 412-82	Trinity Yachina Diatomophyta	South, No. 412-690 & 691; east, No. 412-692 & 693; west, No. 412-694 & 695; south, No. 412-696 & 697; north, No. 412-698 & 699	0-04
No. 412-83	Trinity Yachina Diatomophyta	South, No. 412-700 & 701; east, No. 412-702 & 703; west, No. 412-704 & 705; south, No. 412-706 & 707; north, No. 412-708 & 709	0-04
No. 412-84	Trinity Yachina Diatomophyta	South, No. 412-710 & 711; east, No. 412-712 & 713; west, No. 412-714 & 715; south, No. 412-716 & 717; north, No. 412-718 & 719	0-04
No. 412-85	Trinity Yachina Diatomophyta	South, No. 412-720 & 721; east, No. 412-722 & 723; west, No. 412-724 & 725; south, No. 412-726 & 727; north, No. 412-728 & 729	0-04
No. 412-86	Trinity Yachina Diatomophyta	South, No. 412-730 & 731; east, No. 412-732 & 733; west, No. 412-734 & 735; south, No. 412-736 & 737; north, No. 412-738 & 739	0-04
No. 412-87	Trinity Yachina Diatomophyta	South, No. 412-740 & 741; east, No. 412-742 & 743; west, No. 412-744 & 745; south, No. 412-746 & 747; north, No. 412-748 & 749	0-04
No. 412-88	Trinity Yachina Diatomophyta	South, No. 412-750 & 751; east, No. 412-752 & 753; west, No. 412-754 & 755; south, No. 412-756 & 757; north, No. 412-758 & 759	0-04
No. 412-89	Trinity Yachina Diatomophyta	South, No. 412-760 & 761; east, No. 412-762 & 763; west, No. 412-764 & 765; south, No. 412-766 & 767; north, No. 412-768 & 769	0-04
No. 412-90	Trinity Yachina Diatomophyta	South, No. 412-770 & 771; east, No. 412-772 & 773; west, No. 412-774 & 775; south, No. 412-776 & 777; north, No. 412-778 & 779	0-04
No. 412-91	Trinity Yachina Diatomophyta	South, No. 412-780 & 781; east, No. 412-782 & 783; west, No. 412-784 & 785; south, No. 412-786 & 787; north, No. 412-788 & 789	0-04
No. 412-92	Trinity Yachina Diatomophyta	South, No. 412-790 & 791; east, No. 412-792 & 793; west, No. 412-794 & 795; south, No. 412-796 & 797; north, No. 412-798 & 799	0-04
No. 412-93	Trinity Yachina Diatomophyta	South, No. 412-800 & 801; east, No. 412-802 & 803; west, No. 412-804 & 805; south, No. 412-806 & 807; north, No. 412-808 & 809	0-04
No. 412-94	Trinity Yachina Diatomophyta	South, No. 412-810 & 811; east, No. 412-812 & 813; west, No. 412-814 & 815; south, No. 412-816 & 817; north, No. 412-818 & 819	0-04
No. 412-95	Trinity Yachina Diatomophyta	South, No. 412-820 & 821; east, No. 412-822 & 823; west, No. 412-824 & 825; south, No. 412-826 & 827; north, No. 412-828 & 829	0-04

Sh. 128.—Under section 8 of the Land Acquisition Act, 1894, the Government in Council hereby declare that the land mentioned in the following schedule is necessary for the purpose of, and, under a title more or less, is needed for a public purpose, to wit, for a railway to a well; and, under sections 2 and 3, the Public Works Director, Alibair, is appointed to perform the functions of a collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Revenue Divisional Officer, Atmaram, and may be inspected at any time during office hours.

References

[illegible]

No. 359.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and containing 565 acs., to be some of the same, is needed for a public purpose, to wit, for the extension of the railway line from the station at the village of Kumbhari to the station at the village of Kumbhari, and, under sections 1 and 7, the Revenue Division Officer, Coimbatore, is appointed to perform the functions of a Collector under the Act; and directed to publish the said declaration.

2. The plan of the land is kept in the said Revenue Divisional Officer's office and may be inspected at any time during office hours.

**References**

[illegible]

No. 551.—Under article 4 of the Law Argentine No. 1 of 1894, the Governor is charged hereby to deliver the land mentioned in the following schedule and measuring 242 acres, be the same a little more or less, is needed for a public purpose, to W. B. for the construction of a

<sup>1</sup> School building at Tallapudi; and, under sections 5 and 7, the Revenue District Officer, Eluru, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Revenue Divisional Officer, Eluru, and may be inspected at any time during office hours.

## References

Description of land, acre & day, class or purpose, with except or permanent lease fee	Name of owner or lessee	Description of the land included in the lease exp.	Extent of the lease exp.
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*Bombus terrestris*. Type specimen: India, Talleyndi village.[illegible]

No. 212.—Under section 8 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 74 acres, be the same a title more or less, is needed for a public purpose, to wit, for the storage of oil-seed in Alexandria; and, under sections 3 and 4, the Collector of 1916, is appointed to perform the functions of a Collector and to exercise the powers conferred for the acquisition of the said land.

3. A plan of the land is kept in the Divi Taluk office, and may be inspected at any time during office hours.

Figure 1.3

Description of land, water dry, less or under water, with survey or previous survey.	Amount of water to be removed.	Description of the land to be removed to be taken up.	Amount to be taken up.
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Elizaveta district, Novy ulok, Anzavskaya valley.

Cash, def. No. 803-3.	Cashier's Receipts ..	..	Bkfst. To 814-3; wch. No. 100, wch. No. 410- 1, wch. No. 410-6	1895. 74
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As the land mentioned in the following schedule and measuring 87½ acres, be the same a little more or less, is needed for a public purpose, to wit, for a harbor at Appaquodol; and sections 6 and 7, of the Township Divisional Order, passed, is required to perform the functions and duties under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the Bureau Divisional Office, Ramnagar, and may be inspected at any time during office hours.

Keywords: *depression, mood, mood disorder, mood disorder, mood disorder*

Description of land, and as to any, lease or purchase, with reference to public land.	Name of owner or occupant.	Frontage of the land exposed to the water by	Extent to which the land is
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*Samudra district, Jangshakul sub-district, Jangshakul village*

Painted Ibis	dry, 26	Kodjocumet, S. W. S. Yunnan Peking Province No. 141, near Kodjocumet, May 1941 to 1944 Range of Mountains.	birds, breeding pairs of painted ibis, 1941; one, probably from 1942 and 1943, and one male nest, probably an immature ibis, 1941; nests and nest, containing pair of eggs and nest, probably from 1941 and 1942, nest, nest nest, nest, containing pair of painted ibis 1941; nest, probably from 1941 and 1942; nest No. 1700.	0.00 0.75
26.	dry, 1941.	Kodjocumet, S. W. S. Yunnan Peking Province, probably No. 141 Kodjocumet, May 1941 to 1944 Range of Mountains.		0.00
			Total	0.75

No. 231.—Under section 8 of the Land Acquisition Act, 1894, the Government in Council hereby declare that the land mentioned in the following schedule and measuring 644 of an acre, be the land to be taken for and used in the following manner, to-wit:—

For the purpose of the Government's gazette at Vengalagode, District of Coimbatore, Nos. 2 and 3, the Revenue Divisional Officer Coimbatore, is requested to perform the functions of a Collector under the Act, and directed to take order for the acquisition of the said land.

2. A plan of the hotel is kept in the office of the Revenue Divisional Officer, Chittoor, and may be inspected at any time during office hours.

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Description of head, neck etc., state of preservation, weight etc. or jewelry marks.	Place of seizure or receipt.	Description of the head required to be taken up.	Factor in the taking up.
<i>Chloroform killed, 24 hours cold, Post-mortem 24 days.</i>			
Hairs with dorsal etc.	Khalil Hajar Abdul Hakim	Male, 30 years, 5'6" tall, dark, 140 lbs. 100 lbs. weight, green of Khalil Hajar Abdul Hakim's father, now, Sub-Inspector's etc. etc.	photo 101

R. A. GRAHAM,  
Acting Secretary to Government

## Plague.

## SDTIFICATIONS

*Fort St. Vrain, February 10, 1817.*

25. 45-F.—Whereas there is plague at Dargi, in the Haveli taluk of the DeGory district, and whereas it is desirable to vaccinate its people:

In pursuance of the powers delegated to him under the Epidemic Diseases Act, 1887, the Governor in Council prohibits attendance to the ensuing Yashwantrao Chavan Festival from the 25th February to the 4th March 1957, inclusive, and further directs that between the said dates no vehicle to travel by railway shall be held at the stations of Rector, Mulgaon, Baran, Nagambhikamall, Hemnagar, Naryanambhikamall and Borpat at the Mulgaon and Naryanambhikamall Railway, for the station at Durgam on the same railway, to any person attending or believed to be attending to be present at the said festival.

All persons presenting to the said festival in restoration of this exhibition will be turned back.

No. 85, P.—*Thamnotis* is placed at *Macropygia* in the Hesperulini of the *Colaptes* district, and whence it is desirable to protect its name.

In execution of the powers delegated to him under the Espionage Statute, Act, 1917, the President is Commanded, prohibits subterfuges to the statute of Espionage Statute, Act, 1917, and further directs that between the said dates no tickets to travel by railway shall be sold at the stations of Bhopal, Bhamoosung, Nagpur, Amravati, Bhusawal, and Koller to the said stations and Amravati, Bhusawal, Nagpur, Amravati, Bhusawal, and Koller on the same railway to any person suspected or believed to be intending to be present at the said festival.

All persons attending to the said festival in celebration of this birthday will be invited back.

No. 49-F.—Whereas there is plague at Kishall in the Harpoonahli tribe of the Selkwy district and whereas it is desirable to prevent its spread:

He started off the process delegated to him under the Epistemo Division Act, 1997, the Governor to Council profile the pilgrimages to the evening Ural Swooppa san festival from the 20th February to 1th March 2017, Indore.

All persons proceeding to the said festival in contravention of this notification will be turned back.

As to 75.—Thomas the Governor in Council is satisfied that there is danger of an outbreak of plague at Karaipala in the Bellary taluk of the Bellary District, if persons from the infected portions of the Bellary and Annapur districts, the Hyderabad State and other parts declared to be infected with plague are permitted to visit that place on the grounds of the meeting Dacca Board members.

It is enacted the powers delegated to him under the Philippine Decons Act, 1907, the Governor in Council prohibit the attendance at the said festival from the 2nd to 12th March 1917, inclusive, of railway staff, be it said the management of Himpel, Kottel, Malabar, by every passenger coach, Hampel and Shreeganeshwari on the Madras and Southern Kanara Railway for the status of the festival.

All persons proceeding to the said festival in testimony of their submission will be turned





## A.—In the Madras Presidency.—cont.

District.	Taluk.	Chengaimang (including) or town.	Division.	Taluk.	Towns (including) or town.
Cuddalore—cont.	Cuddalore—cont.	Devipalayam, Vedakk, Vellurappatti, Vellurkuppam, Vetappan, Vellurkottai, Vellurkottai, Vellurkottai, Vellurkottai, Vellurkottai.	Cuddalore—cont.	Udamalpet—cont.	Vellur, Vellurkuppam, Akkirapatti, Akkirapatti, Akkirapatti, Akkirapatti, Akkirapatti, Akkirapatti, Akkirapatti, Akkirapatti.
		Thiruvannam, Thiruvannam, Thiruvannam, Thiruvannam, Thiruvannam, Thiruvannam, Thiruvannam, Thiruvannam, Thiruvannam, Thiruvannam.			
	Dindigul—cont.	Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul.	Madurai	Palai	Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai.
		Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul, Dindigul.			
	Kallakurichi	Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi.	Madurai	Palai	Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai.
		Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi.			
	Kallakurichi	Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi.	Madurai	Palai	Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai.
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	Kallakurichi	Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi.	Madurai	Palai	Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai.
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	Kallakurichi	Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi.	Madurai	Palai	Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai, Palai.
		Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi, Kallakurichi.			



## C.—Subsidiary Station Post-offices—cont.

Postoffice or Postoffice	Included localities		Postoffice or Postoffice	Included localities	
	District and State, and Towns of 10,000 or more inhabitants.			District and State, and Towns of 10,000 or more inhabitants.	
VI. The United Provinces—cont.	(a) Districts—cont.	Gonda, Gorakhpur, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.	VII. The Central Provinces—cont.	(a) Districts—cont.	Muzaffargarh, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.
	(b) Towns—	Aligarh, Cawnpore, Farrukhabad, Lucknow.		(b) Towns—	Aligarh, Cawnpore, Farrukhabad, Lucknow.
VIII. The Central Provinces.	(a) Districts—	Aligarh, Cawnpore, Farrukhabad, Lucknow.	IX. Central India.	(a) Districts—	Aligarh, Cawnpore, Farrukhabad, Lucknow.
	(b) Towns—	Aligarh, Cawnpore, Farrukhabad, Lucknow.		(b) Towns—	Aligarh, Cawnpore, Farrukhabad, Lucknow.
X. The Central Provinces.	(a) Districts—	Aligarh, Cawnpore, Farrukhabad, Lucknow.	XI. R. W. Frontier Province.	(a) Districts—	Aligarh, Cawnpore, Farrukhabad, Lucknow.
	(b) Towns—	Aligarh, Cawnpore, Farrukhabad, Lucknow.		(b) Towns—	Aligarh, Cawnpore, Farrukhabad, Lucknow.

## D.—Retirement Stations.

## South Indian Railway.

Muzaffargarh, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.	Tollymore, Gorakhpur, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.	Patna, Gorakhpur, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.	Kolmogor, Tollymore, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.
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## Nile Railway.

Khartoum.	Cairo.	Willington.	Amman.
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## Khartoum and Southern Sudan Railway.

Muzaffargarh, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.	Muzaffargarh, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.	Muzaffargarh, Mirzapur, Jaloun, Jounpur, Lucknow, Meerut, Moradabad, Muzaffargarh, Pilibhut, Rohilkhand, Saharanpur, Shahjahanpur, Tumkur.
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\* P.S.—In the above paper should be found all the best railway lines to passengers from the Mysore State and other lines.

## C.—Rural Provinces Retirement Stations.

Muzaffargarh.	Cairo.	Tollymore.
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## D.—Rural Provinces Retirement Stations.

Muzaffargarh.	Cairo.	Tollymore.
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H. A. GRAHAM,  
acting Secretary to Government.

The following notification of the Chief Commissioner, dated 24th January 1917, is published:—  
 Whereas plague is reported to prevail in Coimbatore and other places and whereas there is danger of its being imported into Coochib, if people from plague-infected areas are allowed to attend the Kanyasulk festival at Chinnar on Monday the 22nd Kumbham 1917 corresponding to 24th March 1917, it is hereby notified, in exercise of the powers conferred on the Commissioner by section 2 of the Epidemic Diseases Regulation, I of 1872, that the attendance of people from plague-infected areas at the aforesaid Kanyasulk festival is prohibited.

1. All persons proceeding to the said festival in contravention of this notification will be treated

as. 2. Intending visitors are warned of the danger they may be exposed to by proceeding to the above festival.

#### NOTIFICATIONS BY COLLECTORS AND PRESIDENTS OF DISTRICT BOARDS.

M. R. S. Venkateswaraiah Gani of Sengamangudi has been duly elected as a member of the Anantapur Taluk Board.

Anantapur Collector's Office,  
10th February 1917.

L. MACIVER,  
Collector.

It is hereby notified that M. R. S. Havtiam Venkata Reddi of Habbtem has been unanimously elected, by the voters of the Habbtem estate, as a member of the Taluk Board, Adoni, in the District of Bellary.

Bellary Collector's Office,  
12th February 1917.

J. H. TURNER,  
Collector.

Under section 49 of the Madras Local Boards Act V of 1901, M. R. S. Brijmala Swika Reddi Gani of Akhamsamangudi, Taluk taluk, has been duly elected for Palagundi Taluk Circle as a member of Rayachoti Taluk Board in the District of Coimbatore.

Coimbatore Collector's Office,  
14th February 1917.

F. C. DUFF,  
Collector.

Under section 10 of the District Municipalities Act IV of 1904, M. R. S. Nagappa Murugayya Arangal has been duly elected as a municipal councillor of the Mannargudi municipality.

Tanjore Collector's Office,  
15th February 1917.

J. R. HUGHES,  
Collector.

Under section 10 of the Madras District Municipalities Act IV of 1904, M. R. S. M. G. Ramaswami Pillai Marudam Taluk Arangal is duly elected as a councillor of the Nagapattinam municipality.

Tanjore Collector's Office,  
14th February 1917.

J. R. HUGHES,  
Collector.

Under section 33 of the Madras District Municipalities Act, 1904, M. R. S. Mani Rao Anantapur has been duly elected a member of the Taluk Board Municipal Council.

Tiruvelli Collector's Office,  
10th February 1917.

A. GALLETT,  
Collector.

Under section 10 of the Madras District Municipalities Act, 1904, M. R. S. Venkateswaraiah Reddi Arangal is declared to have been duly elected as a member of the Tiruvelli Municipal Council.

Tiruvelli Collector's Office,  
10th February 1917.

A. GALLETT,  
Collector.

The President, District Board, Bellary, in exercise of the powers delegated to him by His Excellency the Governor in Council under section 100 of the Madras Local Boards Act, 1904, hereby appoints M. R. S. Venkateswaraiah Reddi Gani to be a member of the Taluk Board.

Bellary District Board's Office,  
14th February 1917.

J. H. TURNER,  
President.

Under section 11 of the Madras Local Boards Act V of 1901, M. R. S. K. Venkateswaraiah Reddi Arangal has been duly elected as member of the District Board of Chingleput by the Chingleput Taluk Board.

Chingleput District Board's Office,  
14th February 1917.

J. F. BRYANT,  
President.

The President, District Board, Coimbatore, in exercise of the powers delegated to him by the Governor in Council under section 100 of the Madras Local Boards Act, 1904, hereby appoints M. R. S. Venkateswaraiah Reddi Gani to be a member of the Taluk Board in the District of Coimbatore.

Coimbatore District Board's Office,  
14th February 1917.

E. A. DAVIS,  
President.

Under section 21 of the Madras Local Boards Act, 1893, M.E. Ry. Kattapom Thiruvannamalai District Board has been appointed by election as a member of the Kattapom District Board by the Travancore Taluk Board.

Kattapom District Board's Office,  
21st February 1917.

A. Y. G. CAMPBELL,  
*President.*

Under the powers delegated under section 25 (f) of the Local Boards Act of 1901, the Travancore District Board, Kottam, is pleased to accept the resignation tendered by Mr. S. W. Menon, Esq., an elected member of the District Board by the Kottam Taluk Board.

Kottam District Board's Office,  
12th February 1917.

R. G. SIKES,  
*President.*

The Travancore, Kottam District Board, in exercise of the power delegated to him by the Governor in Council under section 240 of the Madras Local Boards Act, hereby appoints M.E. Ry. T. N. Chelvanarayana Mudaliyar Aiyangar, B.A., Tahsildar of Kottam, to be a member of the Kottam Taluk Board.

Kottam District Board's Office,  
12th February 1917.

A. R. LOFTUS-TOBINSHAW,  
*President.*

Under section 11 of the Madras Local Boards Act, 1893, Mahomed Rejideh Sahib Bahadur has been appointed, by election, as a member of the South Arcot District Board by the Tiruchirappalli Taluk Board.

South Arcot District Board's Office,  
14th February 1917.

M. AZIZ-UD-DIN,  
*President.*

#### ERRATUM.

For "M.E. Ry. Aruppukottai District Board" printed in page 12 of Part I.A. of the Port St. George Gazette, dated 26th January 1917, read "M.E. Ry. Aruppukottai District Board."

Tiruchirappalli District Board's Office,  
2nd February 1917.

R. S. LLOYD,  
*President.*



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## Part B-B.—Educational.

EXPERIMENT 2

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## HOME DEPARTMENT.

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## LEAST

*East St. Louis, February 24, 1947.*

No. 12.—Dr. F. Marsden, the Dyeing Expert, privilege leave for one month from the 1st March 1917 under article 116 of the Civil Service Regulations.

Part 31, Gaazs, February 17, 1917.

No. 12.—Miss Jessie Patterson, Acting Inspector of Girls' schools, Southern Div., privileges leave for two months and fifteen days with effect from the 25th February 1917 and to accrue 240 of the Civil Service Regulations.

### ACQUISITION OF LAND.

*Fort St. George, February 14, 1947.*

Under section 4 of the Land Acquisition Act, 1894, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 4.133 acres, first, be the same a little more or less, is needed for a public purpose, to wit, for the construction of a building for the London Mission Girls' School at Sharnbrook; and, under sections 3 and 7 of the same Act, the Revenue Divisional Officer, Sahib, is appointed to perform the functions of a collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the lead is kept in the office of the Narcotics Division Officer, below, and may be inspected at any time during office hours.

## SCHOOLS.

Description of land, with all cng, items of proceeds, with survey or previous order.	Name of owner or occupant.	Particulars of the land required to be taken up.	Extent to be taken up.
		Baker Street, School lands, Government, District No. 2, Block No. 2.	
M.E. No. 284	Thymond (owner), Goodhope, Karamatpore (occupant)	North, S. 200 410 and 410; east, S. 20 410, Karamatpore, north, S. 20 410; west, S. 20 410 and 410	20-20-410

K. A. HARVEY,  
Acting Secretary to Government.

## MISCELLANEOUS NOTIFICATIONS.

## LEAVE AND APPOINTMENTS.

The Director is pleased to grant privilege leave for one month from the date of his availing himself of it to M. R. P. Ch. Sanyal, B.Sc., Sub Assistant Inspector of Schools, Tamluk range, sub. sec. sec. Assistant Inspector of Schools, District, and to make the following appointments during the absence on leave or until further orders:—

- (a) M. R. P. T. Acharya, B.Sc., Sub Assistant Inspector of Schools, Bander range, to act as Assistant Inspector of Schools, District, and to his own class in the Subordinate Educational Service.  
(b) M. R. P. T. Ramalinga Sastri, Supervisor of Elementary Schools, Pongor sub-range, to act as Sub Assistant Inspector of Schools, Bander range, in the Probationary class, see No. (1).

Madras, 26th February 1917.

The Director is pleased to grant privilege leave for seven weeks from the date of his availing himself of it to M. R. P. M. P. Sanyal, B.Sc., Sub Assistant Inspector of Schools, Mandala range, acting in the Walapah range and to appoint M. R. P. S. Sanyal, B.Sc., Supervisor of Elementary Schools, Walapah sub-range, to act as Sub Assistant Inspector of Schools, Walapah range, in the Probationary class during the absence of the former on leave or until further orders.

Madras, 26th February 1917.

J. H. STONE,  
Director of Public Instruction.

## APPOINTMENTS.

The Director is pleased to appoint M. R. P. M. Parvatham, Sub Assistant Inspector of Schools, Pongor/Andhra range, acting in the Dhanuvaran range, to act as Headmaster, Government Training School, Nellore, in his own class, during the employment of M. R. P. M. Subrahmanyam on other duty or until further orders. To join immediately within the period of his leave.

Madras, 26th February 1917.

As partial modification of the Director's notification published in Part I.B of the Port St. George Gazette, dated 15th December 1916, the Director is pleased to make the following appointments with effect from the 26th January 1917:—

- (1) M. R. P. P. E. Sanyal, B.Sc., Third Assistant and sub. sec. sec. Second Assistant, Training section of the Government Higher Secondary Training School, Tirunelveli, to be First Assistant of that section in the same school sub. sec. sec. in the Probationary class of the order of Sub Assistant Inspectors of Schools see M. R. P. J. Sanyal join on other duty.

- (2) M. R. P. P. G. Krishna Ayyar, Second Assistant Training section of the Government Lower Elementary Training School, Tirunelveli and sub. sec. sec. First Assistant, Training section of the Government Higher Secondary Training School, Tirunelveli, to be Second Assistant, Training section of the latter school, sub. sec. sec. in the Probationary class of the order of Sub Assistant Inspectors of Schools, see M. R. P. G. M. Sanyal Madras on other duty.

Madras, 26th February 1917.

J. H. STONE,  
Director of Public Instruction.

## LEAVE.

The Inspector of Schools, South Circle, is pleased to sanction privilege leave for three weeks with effect from 15th January 1917 to M. R. P. V. T. Sanyal, B.Sc., Sub Assistant Inspector of Schools, Pongor/Andhra range, and to allow him as a special case to continue in charge of his office during the period of his privilege leave.

Camp, Anaimathuram, 15th February 1917.

H. CHAKRABORTY,  
Inspector of Schools, South Circle.

## EXTENSION OF LEAVE.

The privilege leave for one month sanctioned on behalf of M. R. P. B. Ramalinga Sastri, Sub Assistant Inspector of Schools, Karamatpore range (Temporary), and published on page 10, Part II of the Port St. George Gazette, dated 15th January 1917, is extended by leave of the same kind for ten days.

Bellary, 16th February 1917.

A. RAMA RAU,  
Acting Inspector of Schools, Third Circle.



LEAVE AND APPOINTMENT.

The Inspector of Schools, Second Circle, is pleased to mention leave or medical certificate for one month to M. K. S. Nagabhaksham, B.A., LL.B., Third Assistant, School, Madras, (Temporary), in consideration of the privilege leave on medical certificate for three weeks granted to him in the office S.O. No. 245 K., dated 11 November 1916, the whole leave of one month and three weeks being accumulated into one leave and to allow the local Supervisor to continue to be in charge of the office with permission to meet on the usual convenience of schools in the range.

W. B. DIERLEY,  
Deputy Inspector of Schools, Second Circle.

Madras, 18th February 1917.

GOVERNMENT EXAMINATIONS.  
SPECIAL TEST EXAMINATIONS—OCTOBER 1916.

NOTICE REGARDING DATES OF EXAMINATIONS.

Candidates who passed one or more tests at the Special Test Examinations held in October 1916, are hereby informed that their certificates will be issued on or after the 1st May next and for three months only from that date.

2. All candidates, except such of them as were examined at Madras and Maroon, should apply for their certificates to the Colleges of the Districts in which they were examined; those examined at Madras should apply to the Tahsildar of Madras; and those examined at Maroon, to the Commissioner of Coorg, Maroon.

3. In applying for certificates, each candidate should give his register number and state the office he holds.

4. Candidates should apply for their certificates through the heads of the offices in which they are employed. Those who hold no appointment should submit certificates from some reliable authority to the effect that they passed the Special Tests at the above examinations (the subject and grade being specified).

5. Candidates who apply for their certificates on or after the 1st August next will be required, under G.O. No. 200, Educational, dated the 26th May 1917, to pay a penalty of one rupee for each certificate.

The amount of penalty should be paid to a Government Treasury and the receipt enclosed with the application. This application should be made to the undersigned, but must be addressed to the officer concerned (vide paragraph 2 above) who will file the receipt in his office and forward the certificates.

(By order)

Office of the Officer for Govt. Examinations,  
Madras, 25th January 1917.

G. HADDON,  
Secretary.

PUBLIC EXAMINATIONS, MARCH 1917.

Payment of Fees.

The fee to be paid by each pupil appearing for the Public Examination for the first time is Rs. 15; the fee for re-examination is a subject or subjects in which a pupil has already been examined by the Board, is also Rs. 15, but a pupil who merely presents additional subjects will have to pay a fee of Rs. 5 for each, provided that no pupil will have to pay more than Rs. 15 on any occasion.

3. The prescribed fee must be paid into a Government Treasury in the name of public school and into the Bank of Madras in the case of schools in Madras. The fee will be received in the Commissioner's office.

The fees should be collected by the headmaster and sent in a lump sum to the Treasury or to the Bank together with a fee receipt form (filled in) and a list in duplicate of the pupils who are actually to be presented for the examination—once copy of which will be retained at the Treasury or at the Bank, and the other signed and returned to the headmaster along with the fee receipt. This latter list together with the fee receipt should also be forwarded to the undersigned together with a list in duplicate of those who are incompetent to appear for the examination and whose names accordingly have to be reported from the official roll (vide list) sent in January last—vide paragraphs 4 and 5 of the Proceedings of the Director of Public Instruction, Madras, dated the 27th November 1915, O. S. 2284/12.

N.B.—Heads of Institutions are particularly requested to see that the fee receipts have been dated and signed by the officer presenting them.

Copies of forms for fee receipt and list will be sent to the headmasters from this office about the 25th instant.

4. The fee paid will, in no case whatever, be refunded, nor will it be returned for a subsequent examination. Neither will any action be taken for fees that may have been inadvertently paid in excess.

5. The fee receipt and the list of incompetent and eligible pupils should be forwarded together by the headmaster, after to the undersigned, post paid (if necessary, registered) and address as follows, so that they may reach this office not later than the 1st March next.

To  
The Secretary to the School Leaving Certificate Board,  
Old College, Mangambedam, Madras, S.W.

From  
The Headmaster,  
High School, \_\_\_\_\_

Insufficiently stamped covers will not be received.

D-5

Headmaster's desires of entering themselves that for the receipt, etc., sent by them have been received, should indicate an addressed post-card in the respective column. The post-card should bear the headmaster's address only, and no other writing. Such post-cards will be returned to them in due course with the "Desired" stamp of the office impressed upon them. Headmasters who do not receive the post-cards within fourteen days of the dispatch of the receipt, for, etc., should address the undersigned.

(By order)

Office of the Clerk, for Greek Examinations,  
Madras, 21st February 1917.

G. MADDOX,  
Secretary, School-leaving Certificate Board.

#### SPECIAL TEST EXAMINATIONS—OCTOBER 1917.

DESCRIPTIVE TEST (SCHOOL AND LEAVING GRADUATE)—MATERIALS OF VILLAGES AND TRADE ACTIVITIES AND THE SPECIAL FERTILIZER CODE.

It is hereby notified that the revised Manual of Village Accounts (General) issued in 1910 and the revised Manual of Trade Accounts (General) issued in 1914 are the text-books for the Special Test Examinations to be held in October 1917.

(By order)

Office of the Clerk, for Greek Examinations,  
Madras, 16th February 1917.

G. MADDOX,  
Secretary.

#### UNIVERSITY OF MADRAS.

##### NOTIFICATION.

The following regulations passed by the Senate at the Extraordinary Meetings held on the 26th and 27th January 1917 have been sanctioned by Government in G.O. No. 157, Home (Education), dated 10th February 1917:—

(1) That in Regulations 118, 123 and 125 the words I, II and III be left out and that Part I-A, Part I-B and Part II be inserted in their places respectively.

(2) That the following new Regulation be adopted and numbered as Regulation 161:—

"Any candidate who has appeared for the Intermediate Examination in both parts in the same year but has obtained the minimum number of marks prescribed in Regulation 125 in one part but has failed to secure the prescribed percentage in the other part shall be required to appear again for examination only in the part in which he has so failed, and shall not be required to appear for the part in which he has secured the necessary number of marks."

(3) That the following be adopted as Regulation 162:—

"A candidate shall be declared to have passed the examination on his obtaining in each part of the examination not less than the necessary number of marks prescribed for that part by Regulation 125 provided that he obtained such marks as the last column in which he presented himself for examination in each part."

(4) That the following be adopted as a Transitional Regulation 161-B:—

"The provisions of Regulations 161 and 162-A shall be applicable to candidates for the examinations held in 1916 and subsequent years."

(5) That the following be added to Regulation 161:—

"When a candidate declines to sit for examination in particular parts he shall pay for either part Rs. 10."

(6) That in Regulation 125, Para 2, the words "under Part I-A" be inserted after the word "English," in line 1; the words "Part I-B" be substituted for "Board XI" and in line 1 the words "under Part II" be inserted after the word "groups."

That in Regulation 125 the following proviso be added at the end:—"Provided that candidates who shall be declared to have passed the examination under Regulation 161-A shall be placed in a separate group in the second class in alphabetical order."

(7) That the following amendment to Regulation 125 be adopted:—"In Para 2 to Regulation 125, after the words 'the date' be inserted the words 'or date'."

The attention of candidates for the coming Intermediate Examination is drawn to the following statement of the conditions under which they will now appear:—

1. The Intermediate Examination is given, together with the course of study prescribed therein has been divided into two parts as under:—

Part I-A.—English Language and Literature.

or I-B.—Intermediate Composition or Translation into English from a classical or Foreign language.

2. II.—One of the optional groups mentioned in Regulation 17a.

All candidates will be required, however, as heretofore, to appear for the examination in both parts, except only as provided in the above Regulation 161.

3. Any candidate who at the Intermediate Examination of 1915 obtained the minimum number of marks required in all the subjects of one of the parts, or defined above, and has also

applied for the evening examination and not to be required to appear for that part. He may sit for the part only in which he failed in some subject or subjects to obtain the minimum number of marks required, or he may, at his option, sit again for the whole examination in order to qualify for a pass in the first class.

III. A candidate eligible to appear in one part only who re-examines all again for the whole examination will not be entitled with any previous success in either part of the examination.

IV. Candidates appearing for one part only under the above Regulations III who are declared to have passed the examination under Regulation III-A will be placed in a separate group in the second class in alphabetical order. These will not be eligible for a pass in the first class.

V. Candidates for the examination of 1918 who in their examination did not appear or failed in such part as defined above are not eligible to appear in either part separately; they will be required to sit for both parts of the examination when next they appear.

VI. The above passed regulations will not benefit candidates who passed in either part at any of the examinations prior to 1914.

VII. No refund will be made of any part of the fees paid for the examination of 1917.

VIII. No further applications for the examination of 1917 can now be received.

(By order)

F. NEWSBURY, B.A., D.Sc.,  
Registrar.

Senate House, 25th February 1917.

# GOVERNMENT OF INDIA (UNIVERSITY) SCHOLARSHIP.

I. Applications for the above scholarship, which will be closed at the disposal of this University in the year 1917, will be received by the Registrar up to 15th March 1917. Applicants should furnish all necessary information specified in the following rules (approved by the Government in G.O. No. 324, Home (Education), dated 19th February 1917) for the selection of candidates for the scholarship:—

(1) The scholarship shall be open to all Indians being statutory Natives of India who have taken, or have qualified themselves for, the degrees specified below and who are under the prescribed limit of age on the 31st day of March in the year in which the selection is made:—

Degree.	Prescribed Limit of age.	Degree.	Prescribed Limit of age.
Bachelors of Arts .. .. .	25	Bachelors in Engineering .. .. .	25
Do (Honours) .. .. .	25	Bachelors in Medicine and Surgery .. .. .	25
Masters of Arts .. .. .	25	Masters in Medicine and Surgery .. .. .	25
Bachelors of Laws .. .. .	25	Doctors of Medicine in Surgery .. .. .	25
Masters of Laws .. .. .	25	Bachelors of Veterinary Science .. .. .	25

[G.O. No. 1094, Home (Education), dated 25th October 1916.]

(2) Members of the despatched European or Anglo-Indian community in India are not eligible for the award of the scholarship.

[G.O. No. 1078, Home (Education), dated 25th October 1916.]

(3) Applications for the scholarship must reach the Registrar not later than 31st March in the year in which the selection is made.

(4) Candidates who have applied for the Degree Examinations of the year in which the selection is made may submit provisional applications for the scholarship. If the dates of the publication of the results of these examinations allow, the provisional application of successful candidates will be considered on their merits.

(5) Applicants for the scholarship should state the name of the University which the applicant would prefer to join and his selected subjects of study.

[G.O. No. 318, Educational, dated 26th May 1911.]

(6) Each candidate should furnish together with his application the following:—

(a) That he is statutory Native of India and is Indian.

(b) That his family (i.e., his father if alive or, if father deceased, his grandfather) accords to his nomination of the scholarship.

(c) That his conduct has been good.

He should also furnish particulars as to his parentage and place of origin. A descriptive roll in the prescribed form supplied by the Registrar should accompany the application.

(7) The scholar shall be selected by the Vice-Chancellor on the report of the Examiners who will, in their turn, be guided by the opinion of the Privileges and Examiners.

[G.O. No. 714, Educational, dated 26th December 1895.]

(3) In addition to producing with his application medical evidence of physical fitness required of all candidates the student scholar will be required to undergo an examination by a Medical Board appointed for the purpose with a view to testing his ability to stand the English climate.

(G.O. No. 224, Educational, dated 14th May 1912.)

II. Incoming applicants will, on application, be supplied with a copy of G.O. No. 563, Educational, dated 29th May 1910, containing the resolution of the Government of India on the subjects of State scholarships, which will furnish them with further necessary information.

(By order)

Secrets House, 26th February 1912.

F. DEWBURY, B.A., LL.B.,  
Registrar.

#### NOTIFICATION.

Notice is hereby given that Mr. K. Ramasami Menon, B.A., received the largest number of votes at the recent election of a member of the Syndicate by the Faculty of Arts.

(By order)

Secrets House, 26th February 1912.

F. DEWBURY, B.A., LL.B.,  
Registrar.

#### ADMISSION OF STUDENTS INTO THE SPECIAL GYMNASIUM CLASS ATTACHED TO THE GOVERNMENT COLLEGE, KUMBHAKURAM, 1912.

Admission to the Special Gymnasium class attached to the Government College, Kumbhakuram, is open to the students of the college and the schools attached to it and others recommended by the managers of recognized institutions. The payment of fees by students of the college and the schools will be left to the option of the Principal. All others will be required to pay a fee of Rs. 2 per session. The number of students for admission will be limited to 50. Students with higher educational qualifications will have preference for admission.

2. The course is for one year from January to December.

3. Every candidate should forward with his application copies of his conduct and education certificates. The originals will have to be produced on admission.

4. All applicants for admission from students other than those of the college and schools must be recommended by managers or headmasters of schools in which they are employed or are to be employed.

5. The institution will work from 8.30 to 9 a.m. and 4 to 5 p.m. on all days other than Sundays and other authorized college holidays.

6. The students admitted will bind themselves to the college regulations for the conduct of the work which will be separately framed and notified.

7. All applications for admission should reach the undersigned on or before the 15th February 1912; applications received afterwards will be rejected. The application should furnish the following particulars:—

(1) Name; (2) Age; (3) Caste; (4) Highest educational qualifications; (5) Profession, if any; and (6) Recommendation of manager or headmaster.

Kumbhakuram College,  
2nd February 1912.

H. M. STRATHAN,  
Principal.

#### ADMISSION OF STUDENTS INTO THE GOVERNMENT TRAINING SCHOOL FOR NISTHAKKAS, TRIPUNICHA, MADRAS.

The Superintendent, Government Training School, Tripunichu, wishes for the information of intending candidates of the Secondary and Elementary Grade (of Teachers' Certificate) that applications are invited from them for admission in July 1912.

1. The rules of admission will be as follows:—

#### Monday Week.

Superintendent who have	taken the Secondary School Leaving Certificate	or Matriculation	or Intermediate	or B.A.	or B.L.	or B.S.
Students	18	18	18	18	18	18
Teachers	18	18	18	18	18	18

**Elementary Grade**

	Rs.	A.	P.
Applicants in the Higher Elementary Grade .. ..	10	0	0
Applicants in the Lower Elementary Grade .. ..	5	0	0
Male Matrons .. ..	10	0	0

A gratuity allowance not exceeding Rs. 5 per annum will be given to male Hindu women who do not permanently reside in Madras.

3. The period of training is two years in the case of both the Secondary and Elementary Grades.  
4. Candidates desirous of undergoing training should send in their applications for admission with the original certificates of general education and character (signed by an Inspector, Inspector or an Assistant Inspector or by the Assistant Inspector of Schools, the President of the Local Board or the Chairman of a Municipal Council, the Principal or Manager, or Head Teacher of a recognized College or Secondary School) so as to reach the Superintendent, Government Training School, Triplicane, not later than the 31st March 1917. Applications received after the above date will not be considered.

5. The selection of candidates will be on reference to their educational attainments, their service as teachers, the need for their training and the nature of their appointments and the school from which they apply for training. Candidates who do not satisfy the age limit under rule 114 of the Madras Educational Rules will not be selected, the age must not be less than 16 and must not exceed 25 years or, in the case of a candidate who has been employed continuously as a teacher in a recognized school for not less than three years, 35 years.

6. A selection examination will be held on the 2nd Saturday in April 1917.

7. As regards the qualification for admission, only those candidates who have passed the usual examination of the Third Form or the Fourth standard and have been found fit for promotion to the Fourth Form or have been awarded an Elementary School-Leaving Certificate of the VII standard are eligible for admission into the Elementary Higher Grade and those who have passed the Primary Examination at a corresponding public or school examination or whose attainments in the opinion of the Inspecting Officers are not lower than that are eligible for admission into the Elementary Lower Grade.

8. Applications forms are to be sent from the Superintendent. Further particulars may be obtained from the Superintendent.

9. Three copies of the booklets attached to the school—two for Indian Christians and another for Hindus. All students who do not live with their parents in Madras will have to reside in the respective hostels attached to the school.

Government Training School for Madras,  
Triplicane, Madras, 2nd February 1917.

M. F. FRANKS,  
Superintendent.

**ADMISSION OF STUDENTS INTO THE GOVERNMENT SECONDARY AND TRAINING SCHOOL FOR MISTRESSSES, COLMARADORE**

Applications are invited from candidates who wish to be trained for the Secondary and Elementary Grade Teachers' Certificate during 1917-18.

3. The rates of stipend will be as follows:—

**Secondary Grade.**

	Rs.	A.	P.
Applicants who have taken the Secondary School-Leaving Certificate	12	0	0
of Madras .. ..	14	0	0
Male Matrons .. ..	12	0	0
Parsons .. ..	14	0	0

**Elementary Grade.**

	Rs.	A.	P.
Applicants in the Higher Elementary grade .. ..	10	0	0
Applicants in the Lower Elementary grade .. ..	5	0	0
Male Matrons .. ..	10	0	0

A gratuity allowance not exceeding Rs. 5 per annum will be given to male Hindu women who do not permanently reside in Colmaradore.

3. The period of training is two years for both Secondary and Elementary grade unless the Government limit the Secondary grade training to one year (see rule 114). In any case, persons who have completed the course of the Intermediate or the F. A. examination are exempt from the two years' course.

4. Candidates desirous of undergoing training should send in their applications for admission with the original certificates of general education and character (signed by an Inspector, Inspector or an Assistant Inspector or by the Assistant Inspector of schools, the President of a Local Board or the Chairman of a Municipal Council, the Principal or Manager or Head-teacher of a recognized college or secondary school) so as to reach the Superintendent, Government Secondary and Training School for Madras, Colmaradore, not later than the 31st March 1917. Applications received after that date will not be considered.

5. The selection of candidates will be on reference to their educational attainments, their service as teachers, the need for their training and the nature of their appointments and the school from which they apply for training. Candidates who do not satisfy the age limit under rule 114 of the Madras Educational Rules will not be selected, the age must not be less than 16 and must not exceed 25 years or, in the case of a candidate who has been employed continuously as a teacher in a recognized school, for not less than three years, 35 years.

2. A selection examination will be held on the 2nd September in April 1917.
3. The selection examination for admission to the Madrasahs on the Upper Secondary examination, holders of such completed Secondary School Leaving Certificates or as approved by the Superintendent will also be admitted. In the case of the Secondary School Leaving Certificate holders, copies of their School and Public examination records should be attached to their applications. As regards the qualifications for admission to the Elementary grade only those candidates who have passed the second examination of the Third Form or the Fourth Standard and have been found fit for promotion to the Fourth Form or have been awarded an Elementary School Leaving Certificate of the Seventh Standard, are eligible for admission into the Elementary Higher grade and those who have passed the Primary examination or a corresponding School or School examination, or whose attainments in the opinion of the Inspecting officers are not lower than those are eligible for admission into the Elementary Lower grade.
4. Application forms may be had from the Superintendent. Further particulars may be obtained from the Superintendent.
5. Every student shall be on probation for the first term of their training.

Head Secondary and Training School for Muslims,  
Chennai, 9th February 1917.

M. C. CHATTERTON,  
Superintendent.

#### ADMISSION OF STUDENTS INTO THE GOVERNMENT HOSAINI MUHAMMADAN TRAINING SCHOOL FOR MUSLIMS, ROYAPETTAH, MADRAS.

Depends of the value of Rs. 10-0-0 each per annum for Mohammedan students who are prepared to undergo training for the elementary grade are available in the Government Hosaini Muhammadan Training School for Muslims, Madras, from July 1917.

5. In addition to the above stipend, a gratuity allowance not exceeding Rs. 5 per annum may also be sanctioned to students whose parents or guardians are not permanently residents in Madras.

6. The period of training will be two years.

7. Candidates desirous of undergoing training should send in their applications for admission together with certificates of age, health, vaccination, general education and character (signed by an Inspector or an Assistant or Sub-Inspector or the President of a Local Board or the Chairman of a Municipal Council or the Manager or Principal or Head teacher of a recognized school or secondary school), in as to reach the Headquarters, Government Hosaini Training School, Madras, not later than 15th April 1917. Candidates nominated by Head teachers or Managers of schools or Principals of Educational institutions will not be accepted unless recommended by an Assistant or Sub-Inspector.

8. Further particulars may be obtained from the Headquarters.

9. Application forms may be had on application to the Headquarters.

10. All certificates attached to the applications for admission must be in the original.

11. Incomplete applications or applications received later than 15th April 1917 will be rejected.

12. An entrance examination will be held by the Headquarters for all joining candidates on Monday the 15th May 1917 in the school and only candidates who pass this examination will be eligible for admission.

Govt. Hosaini Muhammadan Training School for Muslims,  
Madras, 14th February 1917.

G. I. PETERS,  
Inspector.

#### ADMISSION OF STUDENTS INTO THE GOVERNMENT TRAINING SCHOOL FOR MUSLIMS, MANGALORE.

Applications are invited from candidates for admission to elementary grade training into the Government Training School for Muslims, Mangalore.

3. The period of training will be two years.

4. Rates of stipend are shown below:—

Candidates who have completed their studies in the seventh standard or						RS.	AN.	P.
Form III.						10	0	0
Muslims	..	..	..	..	..	10	0	0
Mohammedans	..	..	..	..	..	10	0	0
Parasians	..	..	..	..	..	10	0	0
Others	..	..	..	..	..	8	0	0

5. A gratuity allowance not exceeding Rs. 5 per annum will be given to eligible Hindu women who are below 18 and who are not permanent residents of Mangalore and who have no relatives in the town. The allowance may payable only to those who live with a legal guardian.

6. Applications for admission shall be sent through the Inspecting officer, the President of Local Boards, the Chairman of Municipal Councils and the Managers of Secondary Schools, so as to reach the Headquarters, Government Training School for Muslims, Mangalore, not later than the 1st April 1917. Applications received after that date will be rejected.

7. The following certificates in original shall be attached to the applications:—

(a) A certificate of health and vaccination signed by a competent medical authority.

(b) A general education certificate signed by a competent authority.

(c) A certificate of school record signed by an Inspecting officer, or the President of a Local Board, or the Chairman of a Municipal Council, or the Manager or Headmaster of a recognized secondary school.

7. Form of application may be obtained on indent from the Inspector.  
8. An entrance examination is (1) Vernacular language, (2) General knowledge and (3) Arithmetic will be held in the school for all intending candidates on Wednesday the 11th April 1917. Candidates who failed the above examination will be allowed to sit the order in which they may pass.

Government Training School for Clergymen,  
Mangalore, 14th February 1917.

G. DE SOUZA,  
Inspector.

ADMISSION OF STUDENTS INTO THE GOVERNMENT TRAINING SCHOOLS  
IN THE FIRST CYCLE—1917.

The Inspector of Schools, First Cycle, hereby notifies for the information of the Assistant Inspectors, sub-Inspector, and the managers of aided schools that candidates of the Elementary Grade will be admitted for training in the Government training schools as set below:—

No.	Name of the Institution.	Number of subjects available			Date of admission.
		Higher elementary.	Lower elementary.	Total	
1	Government Training School, Vengalpet	24	24	48	1st July 1917.
2	Do. Do. Dornahalli	24	24	48	Do.
3	Do. Do. Chikmagalur	24	24	48	Do.
4	Do. Do. Panchangur	24	24	48	Do.
5	Do. Do. Kumbhikara	24	24	48	Do.
6	Do. Do. Kumbhikara	24	24	48	Do.

\* Feeding system for the maintenance of the class

5. The period of training is two years in the case of the students of the elementary grade—Higher and Lower.  
6. The Inspector of Schools will make the selection on the recommendation of the subordinates inspecting officers.  
7. The sub-Inspector Inspectors are requested to submit to the Assistant Inspectors applications in the prescribed form. Three applications will be considered in the Assistant Inspectors' office. Two of these should be submitted to this office—one of selected and the other of rejected candidates—separately for each training school.  
8. The names of candidates in the selected list should appear in the order of precedence.  
9. The Assistant Inspectors will submit for each training school along with the selected list a tentative list of candidates of all months six to be selected in the order of precedence in the place of those who fail to pass.  
10. Article 114 of the Madras Educational Rules—age limit—should be strictly adhered to in the selection of candidates.  
11. Reasons for rejection should be fully given against each candidate in the rejected list.  
12. In addition to practical stipendiary candidates whose stipends are paid by local boards will be admitted for training. The Assistant Inspectors will submit lists of such candidates—board and municipal—separately with the following additional information:—  
(1) Amount made in the Budget for 1917-18.  
(2) Amount that should go out of this allotment to be paid to teachers already under training.  
(3) Amount available for payment to teachers selected during 1917-18.  
13. Teachers holding permanent or sub-permanent appointments in board or municipal schools should not be recommended except in very special circumstances for practical stipends. They should be paid from the board's resources.  
14. The inspecting officers should recommend only such men as have been teachers before and possess business of adapting the teachers' profession.  
15. The inspecting officers should select only those candidates who have passed the annual examination of the first term or the seventh standard and have been found fit for promotion to the next highest class for elementary higher grade and those who have passed the late Primary School Examination or a corresponding public or school examination for elementary lower. Preference will be given to those whose educational attainments are above their standard.  
16. The general education certificate of candidates should be submitted in original with the applications.  
17. In the case of applications signed by inspecting officers and presidents of local boards separate product certificates need not be submitted.  
18. The applications of candidates referred to in clause 6 should invariably be signed by the presidents of local boards.  
19. Filled forms of application may be had on application to the Inspector of Schools.  
20. The consolidated list from the Assistant Inspectors should reach this office before 10th May 1917.

G. RANSFORD,  
Inspector of Schools, First Cycle.

Vengalpet, 14th February 1917

RULES REGARDING ADMISSION OF CANDIDATES TO THE COLLEGE OF  
ENGINEERING, MADRAS.

## (1) Revenue Class.

(1) Candidates must have passed the Intermediate examination of the Madras University with Group I as the optional branch or an examination accepted by Government as equivalent thereto, and must be under 23 years of age on the 10th June 1957.

(3) Twenty candidates will be admitted. If the number of applicants exceeds 20, admission will be regulated by selection by the President.

(25) The fee for registration for admission in No. 4, which will, under circumstances, be refunded. Applications will be received by the Principal up to Monday the 1st May 1917.

(4) Every application must be accompanied by

- (c) copies of testimonials of good character covering the last two years;\* (d) one of the testimonials must be from the head of the college the candidate has attended; (e) any of the following conditions of acceptance:

Form # 136 (Revision for submission to the Registrar) Case, College of Engineering, Mumbai

[illegible]

**Notes**

Date:

Signature of Co-Editor:

Printed forms will be supplied, as a convenience.

(5) The selected candidates will join the college on Monday, the 26th July 1917, and must work on that date in accordance with the following:-

- (g) a copy of the 1901 census form will be shown against for instruments and books ;  
(h) health certificate from a Government Medical Officer to the effect that the candidate is fit for the outdoor work of the Public Works Department, and that he has had small pox or has been vaccinated ;  
(i) his Veterinary diploma or certificate ;  
(j) the original memorandum of the service of which copies were furnished with his application ;  
(k) original certificate of age or an attested copy ;  
(l) a leaving certificate from his last employer.

(4) PROBATIONARY SENIORSTATE CLASS

(v) *Civil Conflicts*

(1) Candidates must be either holders of completed secondary school-leaving certificates awarded by the Principal of the College or satisfactory or even have passed the Matriculation examination of the Madras University or an examination accepted by Government as equivalent thereto, and must be under 18 years of age on 31st June 1917.

(3) Ninety candidates will be admitted. If the number of applicants exceeds the minimum...

(3) The fee for registration for inclusion in R-1 which will under no circumstances be refunded. Applications will be received by the Principal up to Monday, the 4th May 1912.

(4) Every application must be accompanied by:

- (c) a notice showing that the registration has been paid into the Government Treasury or the Bank of Malawi;
- (d) degree of indigence at year's end showing among the best two percent; and of the total, amounts may be found the list of the college the candidate has attended;
- (e) copy of matriculation certificate of age if the applicant is not a holder of the secondary school-leaving certificate;
- (f) secondary school-leaving certificate is accepted if the applicant is a holder thereof.

<sup>†</sup> Cash receipts appear in a detailed list, along with the number of

† Each harvest age was a 10-year-old tree with the largest and a randomly chosen 10-year-old tree with a diameter of 10 cm or a diameter of 10 cm or more (age 10-year-old tree was not used in a 10-year-old tree).



Form of application for admission to the Preliminary Submission Class, College of Engineering, Malvern

[illegible]

**Flow**

Results

### Structure of Conditions

Printed forms will be supplied on application.

(c) The names of the selected candidates will be published in the *Fal N. Gorge Guide*.

(6) The collected card data will pass the college on Monday, the 9th July 1915, and must each be that date stamped with the Principal's—

Let  $\alpha$  be a sum of  $R_0$  (13) which will be shown equal for laterals and bed rocks.

(4) a health certificate from a Government Medical Officer to the effect that the candidate is fit for the next four years of the Public Works Department, and that he has not been employed as a labourer previously;

At the University of California,

[4] the original testimony of the actor of which copies were provided with his application.

(v) original certificate of age\* or an attested copy if the applicant is not a holder of the necessary school-leaving certificate;

(7) a leaving certificate from his last college.

(d) *Adversary Classification.*

Has continued service and address of His Majesty's British Service will be the member of the, as declared in the above on Monday, the 20th July 1917. They must hold a first class Army Staff certificate. If more than five candidates apply, selection will be made by the Principal, who will give preference to those who have practised a trade. Candidates must be of thoroughly good character, well recommended by their Commanding officers, and under 30 years of age on the 21st June 1917. They must have had not less than two years' service in the British Army. The Principal will select the candidates to be interviewed on Saturday, the 21st May 1917. Each candidate's appointment will be forwarded by his Commanding officer to the Principal and will be accompanied by the following documents relating to the candidate:—

(4) earned from regimental defender's and court-martial books for the whole period of service;

(f) extract from company director's book for the preceding two years;

(c) statement of the trade followed by the candidate before retirement;

(a) certificate of good eye-sight, sound health and unimpaired constitution, signed by a medical

I certify that there exists no record A. B., and that is the best of my belief. It was night in good and in day no doubt, constitutional officers or inside authority, seeking him, or being to help him, for various reasons, as an Officer Subordinate in the Public Works Department.

Name \_\_\_\_\_

*Plant species diversity*

The selected candidates shall join the college on Monday, the 10th July 1887, and bring with them...

(a) a associative non :

(b) the result of service  $i$ .

(e) a last pay certificate

(d) last column and bedding continuous;

(e) a written list of studies and references in their possession when grilling their regiments;

⑤ a multitude of the savings, if any, furnished to them at the Government expense, etc., on leaving their regiments to proceed to India;

(g) Medical history sheet.

When not furnished with marriage to enable them to join, a certificate shall be given in this effect and they shall then receive traveling allowances at the rate of one dollar per mile. A double allowance shall be granted to married men if they are accompanied by their wives.

The admitted candidates shall join the Probationary schoolmate class. Probationers who fail to pass the examination held at the end of the second year shall at once return to their corps. Those who pass shall join the first year Officer Schoolmate class as regular students.

College of Business, Middle

W. H. ZAMER,

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Journal of Internal Medicine 255: 162–171

Dance

\* Cartridges of age were a detailed message with the sign of the soldier severely killed in a tropical condition, and most, than a number of holes in a destruction of age, one finger also had paper on the 40 mm hole as a signature.

**AWARD OF SCHOLARSHIPS FOR THE STUDY OF MECHANICAL ENGINEERING  
AND ELECTRICAL ENGINEERING AT THE COLLEGE OF ENGINEERING,  
MADRAS—JULY 1917.**

Government have sanctioned the award of three scholarships of the value of Rs. 50 each per annum, tenable by notice of the Presidency at P. 4 College of Engineering, Madras, for a period of four years commencing on the 31st July 1917 for the study of Mechanical Engineering and Electrical Engineering. Candidates desiring to apply for these scholarships should submit their applications to the Principal on or before the 15th May 1917. Each application should be in the candidate's own handwriting and in the form appended. The selections will rest with the Principal.

2. Candidates should be either Graduates in Arts or have passed the Intermediate examinations of the Madras University with group I as the optional branch. They will be required to produce satisfactory evidence of good character and of physical fitness to undergo the course of study that will have to be followed. The applicants should show clearly age, nationality and general educational attainments.

3. The holders of the scholarships will not be bound by any engagement to serve Government on the completion of their course, nor will the Government be bound to employ them. Each holder will, however, be required to enter into a service agreement, providing for the refund to the Government of the amount of the scholarship, should he fail to obtain the diploma granted at the end of the course.

4. The scholarships will be conferred by the Principal of the College of Engineering. It was the Principal's duty to assist with the progress or conduct of any scholarship holder, the scholarship will be withdrawn.

5. Particulars of the course of study and a copy of the College rules may be obtained on application to the Principal.

*Note.—There is no restriction as regards the age and holder of the three scholarships can qualify for the College Diploma, but they are ineligible for the guaranteed appointments, medals and prizes. The fees and direct money payable in the course must be paid by scholarship holder. Applicants must conform strictly to the existing regulations regarding the submission of applications.*

*Form of application for scholarship.*

*(To be in the candidate's handwriting.)*

To  
The Principal,  
College of Engineering, Madras.

Sir,  
I request that I may be considered a candidate for a scholarship to enable me to pursue the course of study in Mechanical and Electrical Engineering at the College of Engineering, Madras. The required particulars and a certificate that I am physically fit to undergo the course from a qualified medical practitioner are forwarded herewith.

I am,  
Sir,

Yours  
(Respect)

Date 1917 . . . . .

*Particulars.*

(1) Name, father's name; (2) Age; (3) Religion; (4) Place of birth; (5) School or College last attended; (6) Highest standard studied; (7) Languages known; (8) Present occupation; (9) Name and address of father or guardian; name in full; address in full.

I solemnly affirm that I possess the necessary ability to go through the 1st 3 courses which I desire to take and that I am not likely to leave the College on account of pecuniary difficulties.

*(Applicant)*

College of Engineering, Madras,  
15th February 1917.

W. H. JAMES,  
Principal.

**ADMISSION INTO THE GOVERNMENT TRAINING SCHOOL FOR  
MISTRESSSES, CALCUTTA.**

Applications are invited from candidates for admission in the elementary grade training into the Government Training School for Mistresses, Calcutta.

1. The period of training will be for two years from 1st July 1917.
2. Dates of admission will be as follows below:—

Candidates who have completed their studies in the VII standard or			
Form III	Form II	Form I	Form A
First admission	.. .. .	.. .. .	.. 10 2 0
Re-admission	.. .. .	.. .. .	.. 10 2 0
Re-admission	.. .. .	.. .. .	.. 2 2 0
Others	.. .. .	.. .. .	.. 0 2 0
			.. 0 2 0

4. Applicants for admission should be sent through the Inspecting Officers, the Principals of the Government Training School for Mistresses and the Managers of secondary schools. Applications of otherwise received will be rejected.

5. The following certificates are original shall be attached to the application:—
- (a) A certificate of health and character signed by a competent medical authority.
- (b) A general education certificate signed by a competent authority.

(a) A certificate of conduct signed by an inspecting officer or the President of a local board or the Chairman of a municipal council or the Manager or Headmaster of a recognized secondary school. Certificates signed by any respectable person but countersigned by one of the officers mentioned above will be accepted.

(b) A certificate of age (unless certificate in the case of Christians).

8. All applications for admission should be forwarded as far as possible the undersigned not later than 30th March 1912. Applications received after that date will be returned.

9. Dates of application can be obtained on request from the Headmaster.

10. The number of admissions in this school will be restricted to thirty candidates and preference will be given in the order given below:—

(a) Teachers employed in public schools.

(b) Persons by whom local boards or municipal councils have given provisional appointments in schools under their management.

(c) Persons selected by Managers or inspecting officers under an agreement to be employed as teachers.

(d) Persons desirous of adopting the teachers' profession.

11. An entrance examination in (1) Vernacular, (2) General knowledge, and (3) Arithmetic will be held in this school by the Headmaster for all intending candidates on Monday the 2nd April 1912 and candidates who held other candidates will be chosen in the order in which they pass.

Government Training School for Mothers,  
Calcutta, 18th February 1912.

E. VINCENT,  
Inspector.

# PRELIMINARY EXAMINATION FOR TEACHERY CERTIFICATE, APRIL 1912.

## SCHEME OF EXAMINATION.

Days	Date	Time	Subjects
Secondary Grade.			
Monday	2nd April	10 a.m.	1 p.m.
Tuesday	3rd April	10 a.m.	12 noon.
Wednesday	4th April	10 a.m.	1 p.m.
Thursday	5th April	10 a.m.	12 noon.
Elementary Grade.			
Monday	2nd April	10 a.m.	12 noon.
Tuesday	3rd April	10 a.m.	1 p.m.
Wednesday	4th April	10 a.m.	1 p.m.
Thursday	5th April	10 a.m.	1 p.m.

Madras, 18th February 1912.

J. H. MELVILLE,  
Inspector of European and Training Schools.

## VACANCIES.

Advertisements are invited from B.A., B.L., &c. for appointments as teachers in the Government Secondary School, Rajahmundry. Since last Pigeon graduates need apply. Preference will be given to applicants with foreign as their second language. Applications should reach the undersigned not later than 1st March.

Government Secondary School, Rajahmundry,  
18th February 1912.

O. J. COULDERY,  
Principal.

Advertisements are invited for the appointment of Demonstrators in the following laboratories in the Presidency College, Madras:—

Two in Physical Laboratory, two in Chemical Laboratory, one in Zoological Laboratory and one in Geological Laboratory.

The appointee will receive a salary of Rs. 50 a month and one for a period extending from the opening of the college in July 1912 to the commencement of the summer vacation in April 1913. The Demonstrator appointed will have time and opportunity for laboratory work of their own.

Applications containing the following particulars should reach the undersigned not later than 15th March 1912:

(1) Name in full; (2) Age; (3) Sex; (4) Last previous appointments with salary. In this case, the amount of his immediate superior to take up the post should be attached; (5) Highest educational position held; general and technical, with date and year; (6) Whether qualified under the public service regulations; (7) Where trained and date of teachers' residence; (8) Vernacular and English; (9) Whether vaccinated or re-vaccinated after the age of ten years.

The Presidency College, Madras,  
18th February 1912.

H. J. ALLEN,  
Principal.

## TELUGU SHORTHAND MANUAL.

Copies of this publication by M. Srinivas Rao, which has been recommended for the use of candidates taking shorthand shorthand as an optional subject, are available for sale at the Government Press, Market Road, Secunderabad, at Rs. 3-6-0 a copy.

## GOVERNMENT PUBLICATIONS, FOR SALE.

## DEPARTMENT OF EDUCATION—

EXAMINER No. 12.—*Forme apply for small type.* Anna 1. (8 p.)

EXAMINER No. 24.—*Forme apply for small type.* Anna 1. (8 p.)

PERMISSION CHARTER, MADRAS, CHANDLER FOR 1916-17. Demy 8vo, paper cover. Anna 12. (12 p.)

TEACHERS' COLLAGE, CHANDLER, CHANDLER FOR 1916-17. Royal 8vo, bound. Anna 12. (12 p.)

MADRAS INSPECTOR CODE (1916-17) (1916-17). Royal 8vo, paper cover. Anna 12. (12 p.)

TEACHERS' COLLAGE CHARTER FOR 1916-17. Demy 8vo, paper cover. Anna 12. (12 p.)

TEACHERS' COLLAGE CHARTER No. 4. ELEMENTARY MATHEMATICS. Royal 8vo, 1916. Paper cover.

Anna 1-8. (8 p.)

ARTICLE OF THE RULES RELATIVE TO PUBLIC SERVICE EXAMINATIONS IN THE MADRAS PRESIDENCY

Commenced up to 31st March 1916. Royal 8vo, paper cover. Anna 4. (4 p.)

EXAMINER CHARTER (CHARTER) FOR 1916-17. Demy 8vo, paper cover. Anna 12. (12 p.)

MADRAS LAW CHARTER CHARTER FOR 1916-17. Royal 8vo, paper cover. Anna 12. (12 p.)

FORMS FOR THE EXAMINATION AND DISCUSSION AT BANGALORE IN THE MADRAS PRESIDENCY.

Commenced up to 31st July 1916. Royal 8vo, bound. Anna 1-6. (6 p.)

TELUGU SHORTHAND MANUAL, BY M. S. Srinivas Rao. Demy 8vo, cloth. Rs. 3-6-0 (3 p. 6 p.)

CHARTER OF THE GOVERNMENT EXAMINATIONS CHARTER FOR 1916-17. Royal 8vo, bound. Anna 1-6-0

(6 p.)

FORMS THAT EXAMINATION NOTIFICATION. Revised up to 31st March 1916. Royal 8vo. Price 4.

(4 p.)

PUBLIC SERVICE NOTIFICATION. Revised up to 31st March 1916. Royal 8vo. Price 6. (6 p.)

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HAND-BOOK OF GOVERNMENT EXAMINATIONS, MADRAS, BY M. E. COOPER, L.D.S. 1916. Royal 8vo.

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MADRAS EDUCATIONAL RULES, FOR FORMS. Through list of notations. Price 8. (8 p.)

TEACHERS' COLLAGE CHARTER No. 7. STILLAGE IN GOVERNMENT, 1916. Royal 8vo, paper cover. Anna 1.

(1 p.)

LIST OF TEST-BOOKS FOR THE UNIVERSITY EXAMINATIONS, 1916. Published 2nd January 1917.

Price Anna 12. (12 p.)

QUARTERLY LIST OF OFFICERS IN THE EDUCATIONAL DEPARTMENT, MADRAS, BANGALORE AND CHENNAI,

2nd January 1917. Royal 8vo, paper cover. Rs. 2-6. (2 p. 6 p.)

MADRAS INSPECTOR CODE. Eighth list (for First list to appear) of notations. Price 4. (4 p.)



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE.

No 83

MADRAS, TUESDAY EVENING, FEBRUARY 20, 1917.

[Price, 2 pds.]

TECHNICAL TEACHERS' CERTIFICATE EXAMINATION,  
1916-1917.

The following candidates have passed the TECHNICAL TEACHERS' CERTIFICATE EXAMINATION held in 1916-1917 at the centres shown in this list.

2. Certificates will be forwarded in due course to the heads of the institutions to which the candidates were attached at the time of the submission of their applications for admission to the examination:—

Serial number of candidate	Name of candidate.	Centre of examination.	Subject.	Grade.	Class in which passed.
1	P. Hanthappa Asati ..	Madras ..	Free-hand Drawing	Advanced ..	Second.
2	H. K. Gopalaaya ..	Do ..	Do	Intermediate ..	Do.
3	Hadi P. and G. Al-	Do ..	Do	Do ..	First.
4	Anna Mathan ..	Do ..	Do	Do ..	Do.
5	J. N. Desandara Madali ..	Do ..	Do	Do ..	Second.
6	P. Abdul Khamid ..	Do ..	Do	Do ..	Do.
7	G. N. Pagan Gopin ..	Do ..	Do	Do ..	Do.
8	K. K. Chinn Pancha-	Do ..	Do	Do ..	Do.
9	lappa Nayudu ..	Do ..	Do	Do ..	Do.
10	Swami. Venkata Sub-	Do ..	Do	Do ..	Do.
11	bayya ..	Do ..	Do	Do ..	Do.
12	H. Sanderson Jeyar ..	Do ..	Do	Do ..	Do.
13	T. R. Balakrishna	Do ..	Do	Do ..	Do.
14	Achary ..	Do ..	Do	Do ..	First.
15	K. Mahammed Ali ..	Do ..	Do	Do ..	Second.
16	Mohammed Jaffer Kham-	Do ..	Do	Do ..	Do.
17	mas ..	Do ..	Do	Do ..	Do.
18	Nagappa Rajaswami ..	Do ..	Do	Do ..	Do.
19	Dada E. Sampore ..	Do ..	Do	Do ..	Do.
20	Francis Ada Limal ..	Do ..	Do	Do ..	Do.
21	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
22	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
23	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
24	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
25	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
26	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
27	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
28	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
29	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
30	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.
31	M. S. Srikumar Lal ..	Do ..	Do	Do ..	Do.

Serial number.	Register number.	Name of candidate.	Grade of examination.	Subject.	Grade.	Class in which passed.
30	38	A. Vaidya Rao ..	Medico ..	Free-hand Drawing ..	Elementary ..	Second.
31	38	Arloso Karier ..	Do ..	Do ..	Do ..	First.
32	38	N. Balas Rao ..	Do ..	Design ..	Advanced ..	Do.
33	38	P. Narayana Srinivas ..	Do ..	Cabinet-making ..	Do ..	Second.
34	38	Abdulla Mulla Abdulla ..	Do ..	Do ..	Do ..	Do.
35	38	M. Subbalingappa Appa ..	Do ..	Do ..	Intermediate ..	First.
36	38	T. Subbalingappa ..	Do ..	Do ..	Do ..	Do.
37	38	M. Jayaram ..	Do ..	Do ..	Do ..	Second.
38	38	J. Jayaram ..	Do ..	Do ..	Do ..	Do.
39	38	Musa Bayarloo ..	Do ..	Do ..	Do ..	Do.
40	38	Mohammed Abdul Ali ..	Do ..	Do ..	Do ..	First.
41	38	M. N. Madani Nayak ..	Do ..	Do ..	Elementary ..	Second.
42	40	R. Kappaswami Rao ..	Do ..	Do ..	Do ..	Do.
43	41	Mohammed Abdul Latif ..	Do ..	Do ..	Do ..	Do.
44	40	P. M. Mohanramaswami Nadali ..	Do ..	Jewellers' work ..	Intermediate ..	First.
45	48	K. P. Sivas ..	Do ..	Tailoring ..	Do ..	Second.
46	48	P. Padayam ..	Do ..	Leather-making ..	Do ..	Do.
47	48	M. Elumalai ..	Do ..	Do ..	Do ..	Do.
48	48	J. R. Jayaram ..	Do ..	Do ..	Do ..	Do.
49	47	P. Anil ..	Do ..	Do ..	Do ..	First.
50	48	M. Ganesan ..	Do ..	Embroidery ..	Do ..	Second.
51	49	B. Karalam ..	Do ..	Do ..	Do ..	Do.
52	49	M. Karim Momeni ..	Do ..	Book-binding ..	Do ..	Do.
53	49	V. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
54	49	M. Krishnamoorthy ..	Do ..	Theory and Practice of ..	Do ..	Do.
55	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
56	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
57	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
58	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
59	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
60	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
61	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
62	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
63	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
64	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
65	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
66	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
67	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
68	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
69	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
70	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
71	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
72	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
73	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
74	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
75	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
76	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
77	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
78	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
79	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
80	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
81	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
82	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
83	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
84	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
85	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
86	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
87	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
88	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
89	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
90	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
91	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
92	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
93	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
94	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
95	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
96	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
97	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
98	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
99	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.
100	49	M. Krishnamoorthy ..	Do ..	Do ..	Do ..	Do.

Serial number.	Register number.	Name of candidate.	Order of examination.	Subject.	Grade.	Class in which passed.
77	111	J. Sagarathan Pillai ..	Madras ..	Free-hand outline drawing.	Elementary ..	First.
78	113	N. Rama Ayyer ..	Do. ..	Geometrical drawing.	Intermediate ..	Second.
79	115	S. Sanyal Ganga Beha ..	Do. ..	Do. ..	Do. ..	Do.
80	116	K. K. Subramanya Ayyer ..	Do. ..	Book-keeping ..	Do. ..	Do.
81	118	Do. ..	Do. ..	Short-hand ..	Elementary ..	Do.
82	117	Do. ..	Do. ..	Type-writing ..	Do. ..	Do.
83	119	J. V. Perumal ..	Do. ..	Printer's work ..	Intermediate ..	Do.
84	120	K. S. Subramanyam ..	Rajshahi ..	Free-hand outline drawing.	Do. ..	Do.
85	121	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
86	122	K. S. Subramanyam ..	Do. ..	Type-writing ..	Do. ..	Do.
87	123	M. S. Subramanyam ..	Do. ..	Free-hand outline drawing.	Do. ..	Do.
88	124	K. S. Subramanyam ..	Vinayaka ..	Do. ..	Do. ..	Do.
89	125	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
90	126	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
91	127	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
92	128	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
93	129	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
94	130	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
95	131	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
96	132	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.
97	133	K. S. Subramanyam ..	Do. ..	Do. ..	Do. ..	Do.

# FAILURE LIST.

The following is the list of candidates who failed in the Technical Education Commission Examinations held during 1916-1917 or were absent from it.

N. Enquiries from candidates as to the cause of their failure will not be attended to.

to:-

Serial number.	Register number.	Name of candidate.	Order of examination.	Subject.	Grade.
1	3	C. R. Subramanyam ..	Madras ..	Free-hand outline drawing.	Intermediate.
2	4	T. M. Subramanyam ..	Do. ..	Do. ..	Do.
3	14	V. Subramanyam ..	Do. ..	Do. ..	Do.
4	15	A. V. Subramanyam ..	Do. ..	Do. ..	Do.
5	16	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
6	17	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
7	18	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
8	19	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
9	20	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
10	21	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
11	22	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
12	23	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
13	24	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
14	25	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
15	26	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
16	27	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
17	28	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
18	29	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
19	30	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
20	31	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
21	32	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
22	33	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
23	34	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
24	35	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
25	36	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
26	37	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
27	38	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
28	39	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
29	40	V. S. Subramanyam ..	Do. ..	Do. ..	Do.
30	41	V. S. Subramanyam ..	Do. ..	Do. ..	Do.

Model Number.	Register Number.	Name of candidate.	Country of examination.	Subject.	Grade.
20	73	K. Hanayana Appangar.	Kanba-lan-nam.	Free-hand Outline Drawing.	Intermediate.
21	74	T. S. Sahayam Eas ..	Tanjore ..	Do.	Do.
22	66	G. Ganapathi Sudei ..	Do. ..	Do	Do.
23	67	T. Senthilasan ..	Do. ..	Do	Elementary.
24	62	A. Pappa ..	Do. ..	Cabinet-making ..	Advanced.
25	68	S. A. Ishah John Pakib.	Kasar ..	Decorative Drawing ..	Elementary.
26	64	D. P. Viswanam ..	Do. ..	Cabinet-making ..	Advanced (absent).
27	62	A. Ramesh ..	Do. ..	Do.	Do.
28	75	K. Ganesaprasam ..	Do.	Do.	Do.
29	102	V. Venkateswari ..	Madras ..	Free-hand Outline Drawing.	Intermediate.
30	103	S. N. Subrahmanyam ..	Do. ..	Do	Do.
31	104	R. Subramanyam ..	Do. ..	Do.	Do.
32	104	R. G. Vinayachandran ..	Do. ..	Do.	Do.
33	105	M. S. Triplicantham ..	Do. ..	Do.	Intermediate (absent).
34	106	G. Venkateswari Indiran Durugulla ..	Do. ..	Do.	Intermediate.
35	110	A. S. Srikanth Ayyar ..	Do. ..	Do.	Do.
36	113	B. K. Subrahmanyam ..	Do. ..	Theory and Practice of Commerce.	Elementary, Intermediate.
37	123	N. Senthil Venkata Rao.	Madras ..	Free-hand Outline Drawing.	Do.
38	125	T. Subrahmanyam ..	Do.	Do.	Do.
39	126	K. S. Krishna Rao ..	Do.	Book-keeping ..	Advanced (absent).
40	127	K. S. Krishna Rao ..	Do.	Theory and Practice of Commerce.	Do.
41	128	P. Subrahmanyam ..	Do.	Book-keeping ..	Elementary.
42	164	S. Subrahmanyam ..	Tanjore ..	Free-hand Outline Drawing.	Intermediate.
43	165	G. Subrahmanyam ..	Do.	Do.	Do.
44	166	M. Subrahmanyam ..	Do.	Do.	Do.
45	167	K. Subrahmanyam ..	Do.	Book-keeping ..	Do.
46	168	Do.	Do.	Theory and Practice of Commerce.	Do.
47	169	Do.	Do.	Book-keeping ..	Do.
48	170	K. V. Subrahmanyam ..	Do.	Theory and Practice of Commerce.	Do.
49	171	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
50	172	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
51	173	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
52	174	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
53	175	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
54	176	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
55	177	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
56	178	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
57	179	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
58	180	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
59	181	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
60	182	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
61	183	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
62	184	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
63	185	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
64	186	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
65	187	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
66	188	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
67	189	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
68	190	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
69	191	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
70	192	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
71	193	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
72	194	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
73	195	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
74	196	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
75	197	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
76	198	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
77	199	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
78	200	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
79	201	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
80	202	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
81	203	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
82	204	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
83	205	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
84	206	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
85	207	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
86	208	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
87	209	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
88	210	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
89	211	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
90	212	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
91	213	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
92	214	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
93	215	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
94	216	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
95	217	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
96	218	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
97	219	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
98	220	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
99	221	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.
100	222	K. V. Subrahmanyam ..	Do.	Book-keeping ..	Do.

Madras, 19th February 1917.

J. H. MELVILLE,  
Inspector of Schools and Training Schools.





SUPPLEMENT TO PART I-B  
OF  
**THE FORT ST. GEORGE GAZETTE.**

No. 8.] MADRAS, TUESDAY EVENING, FEBRUARY 20, 1817. [Part II, p. 10.

**GOVERNMENT EXAMINATIONS,  
GOVERNMENT TECHNICAL EXAMINATIONS,  
NOVEMBER 1916.**

The following candidates are declared to have passed the Government Technical  
Examination held in November 1916 in the subject under which their names appear.

[A notice will be published in Part I-B of the Fort St. George Gazette to the effect of March stating when and to  
whom applications should be made for modification.]

[B.—Applications from successful candidates asking for information as to the award of prizes  
or for a re-valuation of their answer papers will not be attended to.]

**SEWELL-WORK AND DRESS-MAKING (ELEMENTARY GRADE),  
First Class.**

Rank in order of merit	Register number and name of candidate	When examined
1	3590 Lily Ganes .. ..	Madras.
2	3592 Mary Perumal .. ..	Do.
3	3598 Stella Roberts .. ..	Do.
4	3713 Margaret Moor .. ..	Colicut.
5	3719 Annie Rogers .. ..	Sellary.
6	3717 Dorothea Chackiloli .. ..	Colicut.
7	3755 Adhargatha Manayamma .. ..	Vengalpet.
8	3727 Ethel Doreen .. ..	Sellary.
9	3732 Annastacia Kunja .. ..	Colicut.

**Second Class.**

Register number and name of candidate	When examined	Register number and name of candidate	When examined
3721 Kanchikudi Viji Sundari .. ..	Colicut.	3781 Melmaray Rebecca .. ..	Colicut.
3731 Sathish Kalyanala .. ..	Do.	3782 Theodorika Perundiah .. ..	Do.
3719 M. P. Pura Polayamma .. ..	Do.	3783 Helen Rajagopal .. ..	Do.
3730 Vilasini Karayamma .. ..	Do.	3785 Rosalia Johnida Mar- kandam .. ..	Do.
3734 Elizabeth Martin .. ..	Do.	3788 Emily Butler .. ..	Do.
3735 Julia Henshall .. ..	Do.	3789 Susan Chennambur .. ..	Do.
3737 Sivakumari Yendras .. ..	Do.	3790 Sushila Chatterjee .. ..	Do.
3738 Anandhi Narayana .. ..	Do.	3791 Mary Sampayan Mahal .. ..	Do.
3739 Manikavendal Manayam .. ..	Do.	3792 Nandhi Theodora .. ..	Do.
3740 Kallida Mathai .. ..	Do.	3793 Mary D'Gama .. ..	Do.
3741 Telati Mathan .. ..	Do.	3794 Dean Manabadi .. ..	Do.
3744 Polayamma Kallipandi .. ..	Do.	3795 Elizabeth Paul .. ..	Do.
3746 Pappan Manayam .. ..	Do.	3796 Helen Sampayan .. ..	Do.
3747 Thiruvai Narayana .. ..	Do.	3797 Helen Sampayan .. ..	Do.
3748 Akkai Tala .. ..	Do.	3798 Wanda Corralina .. ..	Madras.
3749 Maripa Colicut .. ..	Do.		

(By order)

Offices of the Comm. for Govt. Examinations,  
Madras, 15th February 1917.

G. MADDOX,  
Secretary.



THE FORT ST. GEORGE GAZETTE

Published by Authority

Fig. 8.1

MADRAS, TUESDAY EVENING, FEBRUARY 20, 1907 (Page, 3 of 12)

[Page, 8 of, 8]

## Part XX.—Miscellaneous Notifications

## CONTENTS

[illegible]

APPOINTMENTS, LEAVE OF ABSENCE, &c.

## REFERENCES

**Iterations.**—The following provisions of Bab-Bogware are updated:—

*Annotations.*—The following promotions of Sub-Sergeants are proposed:

I. With effect from the 15th January 1917, consequent on the attestation of M.R. Sp. Balaya Chet: Balaya Chet, Sub-Sergeant, first grade—  
M.R. Sp. Tashir Kraamashan Sub-Sergeant Ayres, from first grade sub. grade, to first grade permanent.

M.R. Sp. Vaydashin Ayres Sub-Sergeant Ayres, from second grade to first grade sub. grade, to first grade permanent.

M.R. Sp. Thersan Ananava Patlar Sub-Sergeant Ayres, from third grade to second grade.

II. With effect from the 1st January 1917, consequent on the confirmation of M.R. Sp. Polak Balayev Ayres, Sub-Sergeant, first grade, as District Sergeant—  
M.R. Sp. Kalamashan Ayres Assistant-Sergeant Ayres, from first grade sub. grade, to first grade permanent.

M.R. Sp. Adashchashanish Sub-Sergeant Ayres Vaydashin Ayres, from second grade sub. grade, to second grade permanent.

E. A. HARVEY.

E. A. HANVEY,  
*Acting Secretary to Congress*

<sup>2</sup> Book 94, Orange, 16th February 1907.

*Professors, Appointments and Postings.*—The following professors, appointments and postings of 1922-23 are published:—

Sub-Jagtapas are:-  
 1. With effect from 1st January 1977 consequent on the retirement of Bapappa Chittu Bhojapale Chetti, Sub-Jagtapas, first grade:-  
 M. N. Dy. Bhojapale Achut Sridharavenu Achari, from third grade, sub. per sec. to third grade, permanent.

M. B. Ry. Madhava Ayyar, Madhavani Ayyar, from fourth grade to third grade, sub. pro tem.  
M. B. Ry. Thimmarajalakudi Venkateswara Ramachandra Ayyar, from fourth grade, sub. pro tem., to fourth grade, permanent.

M. B. Ry. Puthalagum Komaravani Ayyar Subbaraya Ayyar, from fifth grade to fourth grade, sub. pro tem.

M. B. Ry. Ryala Ramaswami, for a fifth grade, sub. pro tem., to fifth grade, permanent.

M. B. Ry. Mangat Ramana Nayak, from sixth grade to fifth grade, sub. pro tem.

M. B. Ry. Subbaraya Narasimha Ayyar, from sixth grade, sub. pro tem., to sixth grade, permanent.

M. B. Ry. Venkata Mahalingappa, from seventh grade to sixth grade, sub. pro tem.

M. B. Ry. Karimall Chandi Thanna, from seventh grade, sub. pro tem., to seventh grade, permanent.

M. B. Ry. Venkateswara Etti Pillai Subramanian Pillai, from eighth grade to seventh grade, sub. pro tem.

With effect from the 1st January 1917, Baldu Acharya Srinivasa Rao, Probationary Sub-Registrar, to be Sub-Registrar, eighth grade.

II. With effect from the 1st February 1917, consequent on the reformation of District Register of M. B. Ry. Pitha Srinivasa Rao—

M. B. Ry. Tirumala Venkateswara Ranga Achari, from third grade, sub. pro tem., to third grade, permanent.

M. B. Ry. Palamathi Puvani District Amaraswamy Ayyar, from fourth grade, sub. pro tem., to fourth grade, permanent.

M. B. Ry. Nimmali Subbaraya Ayyar, from fifth grade, sub. pro tem., to fifth grade, permanent.

M. B. Ry. Kothala Deeksha Ayyangar, from sixth grade, sub. pro tem., to sixth grade, permanent.

M. B. Ry. Yallapada Jagannathan, from seventh grade, sub. pro tem., to seventh grade, permanent.

Madhavachandru Sankara Ramachandra Ayyar, Probationary Sub-Registrar, to be Sub-Registrar, eighth grade.

III & IV. With effect from the 1st February 1917, viz M. B. Ry. Chintalapudi Jagananna Maheswar, Sub-Registrar, third grade, appointed Head Assistant in the office of the Inspector-General of Registration, sub. pro tem., and viz M. B. Ry. Maragala Damodarai Subbaraya Ayyar, Sub-Registrar, fourth grade—

M. B. Ry. Chintalapudi Madhava Nayak, from fourth grade to third grade, sub. pro tem.

Spent Madar (Hosur Taluk), from fourth grade, sub. pro tem., to fourth grade, permanent.

M. B. Ry. Kothavaram Nayudu Sundaram Nayudu, from fifth grade to fourth grade, sub. pro tem.

M. B. Ry. Chintalapudi Nagappa, from fifth grade to fourth grade, sub. pro tem.

M. B. Ry. Tenali Gopalakrishna, from fifth grade, sub. pro tem., to fifth grade, permanent.

M. B. Ry. Anali Venkateswara Acharya, from sixth grade to fifth grade, sub. pro tem.

M. B. Ry. Maragala Kannaiah, from sixth grade to fifth grade, sub. pro tem.

M. B. Ry. Tyngalabada Raja Venkata Raja, from sixth grade, sub. pro tem., to sixth grade, permanent.

M. B. Ry. Tanjilaka Govindaraja Ayyangar, from seventh grade to sixth grade, sub. pro tem.

M. B. Ry. Bhadrachala Balu, from seventh grade to sixth grade, sub. pro tem.

M. B. Ry. Sankaravaram Ayyadurai Ayyar Subbaraya Ayyar, from seventh grade, sub. pro tem., to seventh grade, permanent.

M. B. Ry. Gopavaram Maragala Maheswar, from eighth grade to seventh grade, sub. pro tem.

M. B. Ry. Sankara Maragala Subbaraya Vagappan, from eighth grade to seventh grade, sub. pro tem.

Adva Sankara Petar Swaminatha Ayyar, Probationary Sub-Registrar, to be Sub-Registrar, eighth grade.

V. With effect from the 1st February 1917, viz M. B. Ry. Pappu Dharmavathi Rao, Sub-Registrar, eighth grade—

Kannurajalakudi Madhava Ayyar, Probationary Sub-Registrar, to be Sub-Registrar, eighth grade.

M. B. Ry. Madhav Acharya Srinivasa Rao, Sub-Registrar, eighth grade, to Sattam (Madhav district).

M. B. Ry. Madhavachandru Sankara Ramachandra Ayyar, Sub-Registrar, eighth grade, to Melasa (Combaravalli-Nagura district).

Adva Sankara Petar Swaminatha Ayyar, Sub-Registrar, eighth grade, to Anantapur (Chintalapudi district), but to continue to act in the Sattam district.

M. B. Ry. Kannurajalakudi Madhava Ayyar, Sub-Registrar, eighth grade, to Chintalapudi (Madhav district).

Madras, 18th February 1917.

Parties.—The following parties of Sub-Registrars are ordered—

M. B. Ry. Lakshminarasimhan Subbaraya Venkateswara Ayyar, on return from leave, to Pitha (Combaravalli-Nagura district).

M. B. Ry. Venkateswara Ranga Ayyangar Venkata Achari, from Pitha (Combaravalli-Nagura district) to Tirumangaludi (Tanjore district).

Madhavachandru Sankara Balu, from Tirumangaludi to Nagura (Tanjore district). To join on the 1st April 1917.

Madras, 18th February 1917.

G. M. SCHMIDT,

Inspector-General of Registration.

### Reason of Reasons

State, Army and Air Corps Department

**Transfer.**—The following transfer is ordered:—

Mr. H. J. Gossard, Assistant Inspector, from the Portuguese to the charge of the Tibbitt circle. To date creditably without vacating either.

*N.B.*—This includes the transfer of Mr. E. A. Crumpton from the Nagspda to the Redhill circle and the posting of Mr. A. H. Harper to the Nagspda circle, entered in Board's notification, dated 7th February 1917.

<sup>2</sup> Board of Revenue (Deputy Secretaries), Madras, 12th February 1877.

謝、許、曾國輝等合著，  
《Secrets》

## Phases

**Leave and appointment.**—M.R. Sy. B. Viraswami Nayudu, Nagar, South circle, is granted leave on medical certificate for six months with effect from date of relief. Deputy Nagar Mahan Bhagiratth will hold charge of Barabaru range, the Nagar Viraswami Nayudu on work further orders.

Wales, 12th February 1997

H. A. LATHAM,  
Acting Commissioner of Forests, Australia, Ceylon

*Promotions and Transfers.*—The following promotions and transfers are ordered:—

(1) T. B. Appalaraju, Deputy Engineer, third grade, Kollagui, to act as Engineer, sixth grade, and as he is in charge of Koda mode, Central Coalfields Division.

\* (X) P. Sankardev Mehta, Deputy Ranger, Bird park, North Malabar, is not as Ranger, sixth scale, and to be in charge of Mangalore range, Mangalore North Division.

Crinidactylus, 1866, February 1877.

C. D. MCCARTHY,  
*Curator of Reptiles, Boston City*

Philip G. Alston

Thompson.—(?) Sargant George (Jap) Sawyer, Overseer, first grade, from the North Bend division, Elk Creek, to the N. Creek.

(3) In R.R. S. Netherkrishna Aggar, uncorroary Upper subordinate on 2a. 76, from the Netherkrishna V. Chola, to the VII. Chola.

The meaning of No. (2) carries with it a notion to track pag

— Madras, 14th February 1913.

*Agreement.*—M. E. By, C. Kishan, Egypt, temporary Upper Subordinate or No. 125, is appointed to the permanent Upper Subordinate establishment as Overseer, second grade, permanent, and Overseer, first grade, temporary task, with effect from the 1st January 1912.

Madras, 17th February 1917

A. B. MURRAY,  
Chief Engineer, F.W.D.

*Witness.*—M. H. E. H. Derstraen, Assistant Engineer, on call by Mr. Macomber from the Northern and Ontario to the charge of No. 11 sub-division of the Quebec and Ontario division.

M. H. By 8. Tikhonovskiy Poles, temporary Sub-Engineer, from No. 11 sub-division, Ordanovskaya Division, to the Bureau division for change of the Dnepropetrovsk sub-division. To proceed as before.

*Re-publishing*—H. N. Ry. B. Rameshji Achari, Bangalore, first grade, temporary, posted to this office as Chief Engineer's Messenger from No. 934-G, dated 7th February 1917, is reported, to the Gaspet Division. To him accordingly.

Walton, 14th February 1817.

M. R. KHANLOO,  
Department of Zoology, I. I. I.

*Transit*.—M.R.Sy. H. A. Verbitskaya Agent, Supreme, Stagnada, temporary and temporary Sub-Agent, from the Eastern division to the Cathedral division for the change of the Problems and Agents in view of M.R.Sy. O. V. Kuznetsov Agent. To join on the copy of his leave.

Dallac, 14th February 1917.

L. D. THURKATTAHARA ATTORNEY,  
Succeeding Engineer, RV Card

Further, the following provisional findings are made :—

M.R. By: S. Friedman, a Hon. Member, 6th grade, temporary seat, from the West Coast to the Colorado Springs for change of Pollack's sub-director in accordance to Committee J. Whitaker

□ E. B. E. Vandera Walde, temporary Upper Subordinate on No. 80, from the Sultan to the West Coast Division for the charge of Concrete section.

These ratings will take effect immediately a telegram is received from the office by the addressee.

Cum gratia, 16th February 1812.

V. HART,  
Off. Examining Engineer, IP Code

*Laura*.—Under article 140, Civil Service Regulations, M.E. Sp. Kuthipanjaya Varamatha Appan, temporary Upper Subordinate on Rs. 40, Madras Special Division, is granted privilege leave for three months from the 31st February 1927 to date of return.

25-February 1955 February 1957

*Transfer.*—M. R. R. M. S. Ramaswami Ayyar, Omsur, second grade, temporary rank, is transferred from the Tamil Restoration Scheme division to the Madras division. To join expeditiously.

Tykhonovich, 10th February 1977.

G. T. MULLINS,  
*Assistant Engineer, FI Corps*

### Methods

*Leave.*—Civil Assistant Surgeon H. Kishore Rao, I.M. & S., is hereby granted privilege leave for one month and four days continued with leave on medical certificate for ten months and twenty-six days with effect from 2nd January 1917.

Madras, 20th February 1917.

*Aranea phid*—Arthur Gossamer, M.B., B.S., appointed as a temporary Civil Assistant Surgeon in the Department on Re. 116 per annum, plus allowances attached to the appointment, is placed at the disposal of the Collector of Belary for phre's incision duty.

(The order)

Q. A. F. HINGSTON, Major, I.M.S.,  
Personal Assistant to the Surgeon-General

## GENERAL NOTIFICATIONS

JOURNAL OF CLIMATE, 18, 1115–1124  
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## CHANGE OF ADDRESS

Notice is hereby given that all communications intended for the officer in charge of Revenue Settlements Party No. III, Chikkar, about, or future, be addressed to Bellary which has been fixed by the Board of Revenue (Settlement Department) as the head-quarters of the party.

Camp, Chikmau, 27th January 1932.

C. R. VENKATARAMANA AYYAR,  
Spl Assistant Settlement Officer in charge,  
Revenue Settlement Circle No. III

## TRANSPORTATION.

Notice is hereby given under section 4 of the Indian Transmutation Taxes Act, VI of 1928, that on 13th November 1946 the undesignated treasure is said to have been found by Krishnan Ayya in the patta land 6 No. 267/1 of Ponnaswamy village, Sankapet taluk, while he was preparing the land for a paddy sowing :—

Description of objects.		Estimated value.
		No.      \$      Cts.
One stone image of female about 4 feet high standing on the head of a		
Jaffee .. .. .	"    "	7    0    0
One stone image of female 39 feet high .. .. .	"    "	3    0    0
Two small stone images each, 12 feet high .. .. .	"    "	8    0    0
Total .. .. .		18    0    0

All persons claiming the said amounts at any portion thereof are requested to appear in person or by a duly authorized agent before the Collector of Chingtopeu at his office at Sargolot on the 24th May 1917 in view of their claim being required into and determined according to law.

Chicago's Collector's Office,  
14th December 1918.

J. F. BREAST,   
 Collector

It is hereby certified, under section 8 of the Indian Treasures Thru Act VI of 1919, that, on or about the 16th day of July 1918, the treasure described below was found in a brass drum (see partly hidden in the southeast path lead of Pappan Namambedu in the village of Muttalagode, Muttalagode taluk, Coimbatore district, by one Chennammal Pappan of the same village while grazing his cattle near L.

Description	Weight		Estimated value
	Troy.	Carat.	
1. Eight carat gold broken sealrings (ten 1/2)—Two pieces ..	8	0	40 0 0
2. Twelve carat gold earring with seven gold balls ..	12	0	40 0 0
3. Do. round piece having the shape of a coin ..	2	0	10 0 0
4. Silver inkjet ..	12	0	1 0 0
Total ..			100 0 0

All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector, Madras, at his office at Coimbatore on 20th April 1917 with a view to the matter being enquired into and determined in accordance with the provisions of the Act.

Collector's Office,  
20th November 1916.

C. R. COTTERELL,  
Collector.

It is hereby notified under section 8 of the Indian Treasure Trove Act VI of 1912 that a treasure consisting of the undermentioned articles and valued at about Rs. 15 was found in a pot hidden in the wall by one Archibald Stewart, son of P. James Stewart, on 24th July 1916 in D. No. 1993 (Chayap) premises in Mannabadi village, Madras taluk:—

Description of article.	Value.	Rs.	P.
One hundred and fourteen old silver called Vinnayapatti ..	..	15	0
Two pairs of ear ornaments ..	..	0	0
Total ..	..	15	0

2. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Madras at his office in the Madras Court on 12th March 1917 in view to the matter being enquired into and determined according to law.

Madras Collector's Office,  
12th October 1916.

G. F. PARSONSON,  
Collector.

Under section 8 of the Indian Treasure Trove Act VI of 1912 it is hereby notified that the treasure mentioned below was found recently by Venka Ayyer of Sakkaripetam village, now residing in Ponnambalam station while digging out a tank in the Kottayampetam village in Trichinopoly district and to him by the Revenue.

Description of his property.	Number.	Estimated value.
A bar of lead measuring 35" x 6" x 2 1/2"	1	20

All persons claiming the treasure or any portion thereof are required to appear personally or by agent before the Collector of Madras at Coimbatore, on Monday the 14th May 1917 at 2 p.m. in order that these claims may be enquired into and determined according to law.

Madras Collector's Office,  
22nd December 1916.

F. H. EVANS,  
Collector.

It is hereby notified under section 8 of the Indian Treasure Trove Act VI of 1912 that on the 24th December 1916 treasure of the description and approximate value noted below was discovered and removed from the surface in D. No. 173 of Tondiarpetam village in the Coimbatore taluk, South Arcot district, in the Madras Presidency.

Description of treasure.	No.	Estimated value.	
		Rs.	P.
6 ancient gold coins ..	..	..	57 0 0
27 white metal pieces ..	..	..	0 0 2
Total ..	..	..	57 0 2

3. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of South Arcot at his office in Coimbatore on Monday the 24th May 1917 in view to the matter being enquired into and determined according to law.

South Arcot Collector's Office,  
24th January 1917.

M. ARJUN-UD-DEVI,  
Collector.

It is hereby notified, under section 8 of the Indian Treasure Trove Act VI of 1912, that on 16th January 1917 the treasure described below was found between the platform screen of a stone mandapam where the statue of Shree Parvati, Anjan, Sankar and Subramanyam stand, a few yards above the foot of the hill of Ranganthi in Sivapuri village, Kallakudi taluk, Tiruchirappalli district, Madras Presidency:—

1. 17 Rupees (14 dated in 1850 and 3 in 1852)."

2. All persons claiming the said treasure or any-part thereof are hereby required to appear personally or by agent before the Collector at his office at Tiruchirappalli, on 1st July 1917 with a view to the matter being enquired into and determined in accordance with the provisions of the Act.

Tiruchirappalli Collector's Office,  
10th February 1917.

E. S. LLOYD,  
Collector.

## SANITARY COMMISSIONER.

Extract showing the Storm and Drainage registered in the Municipality of the Madras Presidency containing 33,600 inhabitants and upwards and in the Outward Municipality for the week ending 19th January 1912.

Municipality	Population according to the Census of 1911.	RIVER.										COASTAL.														Grand Total, 1,100 000 population and upwards.	
		CLASS.				Total Storm.			CLASS.			Tides Drainage.			Storm or Drainage.												
		Other than Shallow.	Shallow.	Shallow.	Shallow.	M.	F.	Total.	Other than Shallow.	Shallow.	Shallow.	M.	F.	Total.	Shallow.	Shallow.	Shallow.	Shallow.	Shallow.	Shallow.	Shallow.	Shallow.	Shallow.	Shallow.			
Madras	136,186	7	86	8	..	89	48	348	..	21	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	42	14
Trichinopoly	129,612	10	60	0	4	48	26	83	..	48	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	42	14
Calicut	78,617	2	20	20	..	27	28	55	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	38	18
Ernakulam	84,617	2	22	1	..	17	21	38	..	28	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	70,645	2	28	..	..	18	27	45	..	54	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	70,166	2	21	..	..	15	16	31	..	55	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Bale	68,185	..	23	..	..	18	22	40	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Chidambaram	66,671	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Canara	64,110	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Coimbatore	63,804	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tellicherry	63,748	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	63,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Dindigul	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Vengaloor	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Ellore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Vengaloor	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Ellore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Vengaloor	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Ellore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Vengaloor	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Ellore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Vengaloor	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Ellore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Vengaloor	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Ellore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Vengaloor	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Ellore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Vengaloor	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Ellore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Madurai	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Tanjore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Palani	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	35	15
Shore	61,617	..	22	..	..	16	22	38	..	52	..	..	..	..	..	..	..	..	..	..</							





SYSTEMS showing King's Business and Deaths in each infected place in the Madras Presidency for three weeks ending 17th February 1917.

Country, group and port.	Reported during the week ending the day of 1917.					Reported during the week ending the day of 1917.					Reported during the week ending the day of 1917.				
	Imported.		Transit.		Total.	Imported.		Transit.		Total.	Imported.		Transit.		Total.
	Shells.	Shells.	Shells.	Shells.		Shells.	Shells.	Shells.	Shells.		Shells.	Shells.	Shells.	Shells.	
Germany to United States	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Canada	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Mexico	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Central America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Caribbean Islands	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to South America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Africa	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Asia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Australia	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Oceania	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to Europe	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1,000	4,000
Germany to North America	1,000	1,000	1,000	1,000	4,000	1,000	1,000	1,000	1						

Matveya, 1946, February 1917.

W. A. JUSTICE, Major, R.M.S.,  
Reserve Commission

## JUDICIAL NOTIFICATIONS

## PROCLAMATION

By virtue of a Procept, to me directed by His Majesty's High Court of Judicature at Madras, Madras to wit, I hereby proclaim and give notice that a Session of Oyer and Terminer and General Court Delivery is and for Port Blair George the Town of Madras and the land thence thereof and the places and factories subordinate thereto will be holden at the Court House of the Court of Madras affirmed on Monday the second day of April ensuing the date hereof at the Foot-End of the clock in the forenoon for the trial of all crimes and offences done or committed within Port Blair George or the Town of Madras or the land thence thereof and places and factories aforesaid.

And also that at the same time and place will be held a Session of Admiralty for the trial of all rebels and offences done or committed on the High Seas.

And I hereby require and expect all persons bound to prosecute and give evidence at the above Sessions or in support concerned therein to attend at the time and place aforementioned and not to default without leave.

Madras, 17th February 1921.

C. RAMANJAN CHERTEL,  
*Chief of Station*

## INTERVIEW OF POWERS.

Under section 102 of the Madras Estates Land Act, 1908 (2 of 1908), and section 102 (1) of the Code of Civil Procedure (Act V of 1908), as amended by the Demarcation Act, 1916 (IV of 1916), the High Court is pleased to direct that the conventional officer shall, in cases in which an appeal is allowed under the Madras Estates Land Act, 1908 (2 of 1908), take down the evidence with his own hand in the English language.—

114.8y, Pindarasi Chivastani Chivastani Pindarasi Aravali, Bessara Divisional Office.

High Court of Judicature at Madras,  
10th February 1931.

Under section 186 of the Madras Estates Land Act, 1920 (I of 1920), and section 188 (1) of the Code of Civil Procedure (Act V of 1908), as amended by the Decree-Substitution Act, 1912 (IV of 1912) the High Court is pleased to direct that the undermentioned estate shall, in cases in which an appeal is allowed under the Madras Estates Land Act, 1920 (I of 1920), stand down the evidence with an award based on the English law.

Mr. George Malcolm Robertson, L.C.D., Persons Divisional Officer, Chandrasegiri.



## RUBIN, CHAMBERLAIN

\* Notice is hereby given that the same containing enclosed in the hands of the Registrar of the High Court of Judicature at Madras as specified below, will be transferred to the Government of Madras, on or after the 28th of February 1917, unless the claims in respect thereof are preferred to the High Court of Judicature at Madras and established before that date.

[illegible]

High Court of Palestine at Mecca,  
Wed January 1917.

<sup>a</sup> G. MACKAY,  
Auditor.

NOTICE.

Whereas the Madras City Life Assurance Company, Limited, a company registered under the Indian Companies Act, was not appearing on business and its assets are struck off the register under section 547 of the Indian Companies Act, 1913 (vide page vi of Part II of Part II of General Gazette, dated the 15th January 1917) and whereas a sum of Rs. 10 paid by the company on the 25th March 1910 as flag fee remains unexpended, it is hereby notified that should it be claimed by any person entitled to it within three months from the date of this notice, the said sum of Rs. 10 will be applied to Government after the expiration of the period.

T. B. SEITU SAG,

*Assistant Registrar of Joint Stock Companies.*

Madras, 14th February 1917.

ADJOURNMENT OF COURTS.

Notice is hereby given that the Courts in the District will be closed for the annual recess as follows:—

- |  |  |
|--|--|
| The District and Sessions Court of Bellary ..              | For two months from Monday, the 13th April to Friday, the 3rd June 1917, both days inclusive.  |
| The Court of the District Munsifs of Bellary and Hospet .. | For six weeks from Monday, the 13th April to Saturday, the 3rd June 1917, both days inclusive. |
| The Court of the District Munsifs of Peshawar ..           | For six weeks from Monday, the 13th May to Friday, the 3rd June 1917, both days inclusive.     |

2. During the adjournment, no plaint, petition, or other paper will be received, nor copies of papers presented when there shall be applications have been presented, before the adjournment.

3. Urgent applications for bail during the Sessions Judge's absence from the division during the recess should be made to the High Court, Madras.

District and Sessions Court, Bellary,  
14th February 1917.

W. W. PHILLIPS,  
*District and Sessions Judge.*

Notice is hereby given that the District and Sessions Court, Kurnool, will be adjourned for the recesses mentioned for two months from Monday, the 13th day of April to Saturday, the 3rd day of June 1917, both days inclusive, and the District Munsifs' Courts of Kurnool, Madanapalle and Madanapalle for six weeks from Monday, the 13th day of April to Saturday, the 3rd day of June 1917, both days inclusive.

2. During the adjournment, no plaint, petition or other paper will be received.

3. Arrangements will, however, be made—

(i) for granting copies of judgments, decrees, orders and other papers and documents to which parties to suits or their pleaders or others are entitled, provided that applications for such copies have been presented before the adjournment;

(ii) for transmitting to the High Court the records in appeals, etc.;

(iii) for the due service and return to the High Court of the notices issued to respondents.

4. Urgent applications for bail, during the Sessions Judge's absence from the division during the recess, should be made to the High Court.

District and Sessions Court, Kurnool,  
14th February 1917.

H. A. JENKINS,  
*District and Sessions Judge.*

It is hereby notified that the annual adjournment for 1917 of the District and Sessions Court and the Sessions Judge's Court of Madras, will be for two months, from Monday, the 13th April 1917 to Saturday, the 3rd June 1917, both days inclusive. The adjournment of the District Munsifs' Courts of Madras (Principal), Madras (Additional), Melur, Tirumangalam, Periyakulam (Principal) and Periyakulam (Additional), will be for six weeks from Monday, the 13th April to Saturday, the 3rd June 1917, both days inclusive, and that of the District Munsifs' Courts of District (Principal) and District (Additional), for six weeks from Monday, the 13th May to Saturday, the 3rd June 1917, both days inclusive.

2. No plaint, petition or other paper will be received during the adjournment.

3. Due provision will be made for granting copies of judgments, decrees and other papers and documents to which parties to suits or their pleaders or others are entitled, provided that applications for such copies have been presented before the adjournment.

District Court, Madras,  
14th February 1917.

F. A. COLLEDGE,  
*Session Judge.*

Notice is hereby given that the Courts of this District will be closed for the annual recess as follows:—

- |   |  |
|---|--|
| District and Sessions Court of South Malabar .. | For two months from Monday, the 13th April to Saturday, the 3rd June 1917 (both days inclusive). |
| District and Sessions Court of North Malabar .. | For two months from Monday, the 13th April to Saturday, the 3rd June 1917 (both days inclusive). |
| District and Sessions Court of North Malabar .. | For two months from Monday, the 13th April to Saturday, the 3rd June 1917 (both days inclusive). |

All the other District Munsifs' Courts of this District for six weeks from Monday, the 13th April 1917 to Saturday, the 3rd June 1917 (both days inclusive).

During the adjournment, plaints, petitions and other papers will not be received. Arrangements will, however, be made for granting copies of judgments and decrees and other papers, provided that applications for such copies have been presented before the recess.

District and Sessions Court, South Malabar,  
14th February 1917.

B. E. B. JACKSON,  
*District and Sessions Judge.*

Notice is hereby given that the Census of the district will be closed for the usual season as follows:—

District and Sessions Court of Wisconsin  
and the Court of the Temporary Sub-  
stitute Judge of Wisconsin.

District Judge of Viningsport.  
District Menial Court of Chodavaram,  
Vinnigaram, Innam and Parneloty,  
District Menial Courts of Yellamandak,  
the Principal District Menial Court of  
Vinnigaram and the Additional District  
Menial Court of Sannamam.

No plates, posters or other papers will be removed during the adjustment.

Arrangements will be agreed by station.

- (3) for giving copies to judges, clerks, and other papers and documents, provided applications for such copies have been presented to/with the adjournment;
- (4) for transmitting to the High Court the records in appeals, etc.
- (5) for the due return and return to the High Court of the notices issued to respondents, and
- (6) for the receipt and deposit of all administrative correspondence during the adjournment.

District and Sessions Court, Yangonpetam,  
20th February 1817.

A. T. FORBES,  
District and Revenue Officer

Notion is hereby given that the Courts in this district will be closed for the annual recess as follows:

The District and Sessions Court, Coimbatore, the Subordinate Judge's Court, Coimbatore, and the Subordinate Judge's Court, Marathasani.

The Principal District Master's Court, Colchester, the 1st and 2nd Additional District Master's Courts, Colchester, Principal District Master's Court, the Additional District Master's Court, Epsom, District Master's Court, Uxbridge, District Master's Court, Kington, and the District Master's Court, Cambridge.

The District Manager's Office, Toronto

The Marxist Movement's Centre, Gosholm (the MLC).

Two months from Monday, the 20th April to Saturday, the 20th June 1917 (both days inclusive)

Six weeks from Monday, the 20th April to Tuesday, the 18th June 1967 (both days inclusive).

Six weeks from Sunday, the 10th May  
to Saturday, 30th June 1947 (both days  
inclusive).

Two weeks from Monday, the 2nd April  
to Saturday, the 2nd June 1917 (both  
days inclusive).

During the adjustment plants, pettiests, etc., will not be received nor copies of papers granted other than those by which adjustments have been processed before the adjustment and for the delivery of each issue arrangements will be made by each Coast.

\* Upset applicants for law clerks: The Division Judge's absence from the division during the recess should be made to the High Court.

District and Sessions Court, Courtroom,  
10th February 1817.

D. O. WALLER,  
District and Sessions Judge

## INSOLVENCY PROBLEMS

No. 9 of 1918 in the Order of the Grand Duke, Prince

Adnan Bha Salih, son of Adnan Boddan Salih, 60 years, Mahommadar,  
Cottarav, Beyzedag and Bellary .. .. .

Notice is hereby given that the petitioners has filed this petition in accordance with an Order of the Court dated the 10th day of March 1912 has been read for final hearing, all persons who intend objecting to the petition are requested to appear on the said date in person or by valid and they are to submit grounds of their opposition in writing, three (3) clear days before the day of hearing unless both at the day of giving such notice and of the said day of hearing.

No. 10 of 1916 is the Order of the District Judge, Bangalore.

Chrys Adonias, son of Adonias, age 42, Vryss, trader, Makalassira. *Pahlava*

Public is hereby given that the petition has filed this petition to adjourn the trial on bond and that the first day of March 1917 has been fixed for said hearing, all persons who claimed objection to the petition are required to appear on the said date in person or by writ, and they are to submit grounds of their objection or writing there (3) clearly before the day of hearing exclusive both of the day of giving such notice and of the said day of hearing.

Director, Census, Bellary  
14th February 1917.

<sup>9</sup>W. W. PHILLIPS,  
*British Jews*

No. 8 of 1917 is the Court of the District Judge, Santa Monica

K. H. Yeretskische Aggar and several others	"	"	"	Feldheim
E. L. Gergeliansky Peter	"	"	"	"

to it is Court for having the respondents adjudged as insolvent and that the petition is dated 12th March 1917.

District Court, South Malabar,  
24th February 1907.

G. B. H. JACKSON,  
*Department of Zoology*

No. 1 of 1917 in the Court of the District Judge, North Malabar.

Velpupparambil Mathanand of Channarayana town .. .. Petitioner (Plaintiff).  
 Golden Dan Kuruvil and others .. .. Defendants.

Notice is hereby given under section 12 (1) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court to be adjudged an insolvent and that his petition has been passed by the Court on 23rd March 1917.

No. 2 of 1917 in the Court of the District Judge, North Malabar.

Tharuvil Kizhadi Sreedhar of Mohori .. .. Petitioner (Plaintiff).  
 Tharuvil .. .. Defendants.

Notice is hereby given under section 12 (1) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court to be adjudged an insolvent and that his petition has been passed by the Court on 23rd March 1917.

District Court, North Malabar,  
 23rd February 1917.

H. D. C. REILLY,  
*Judge.*

No. 3 of 1917 in the Court of the District Judge, Tanjore.

Jagi Rajagopalan Chetti, son of Jagi Sathya Chetti, residing in  
 Kanyakumari, .. .. Petitioner.  
 P. N. Ramasami Chetti, son of P. N. Narayana Chetti, residing in the  
 said place and another .. .. Defendants.

Whereas the petitioners have applied to this Court to be declared insolvent, notice is hereby given under section 12 (1) of Act III of 1907, that their application is passed for hearing on 23rd February 1917 in this Court. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

District Court, Tanjore,  
 15th February 1917.

E. M. WALLACE,  
*Judge.*

No. 76 of 1916 in the Court of the District Judge, Tanjore.

In the matter of the Insolvency of Srinivasulu Nayudu, son of Ponnaswami Nayudu  
 residing at Marudai Pillai street, Tanjore .. .. Petitioner.

Notice is hereby given, under section 12 of the Provincial Insolvency Act III of 1907, that the above-named petitioner has applied to this Court to be declared an insolvent and that his petition has been passed by the Court on 23rd March 1917 at 11 a.m. and state his objections.

District Court, Tanjore,  
 12th February 1917.

J. O. EUSEBIO,  
*Judge.*

No. 14 of 1916 in the Court of the District Judge, Kurnool.

Yechu Gowdappa of Pappal taluk, Dhone .. .. Petitioner.

Notice is hereby given, under section 12 (1) of the Provincial Insolvency Act III of 1907, that the petitioner above named has applied to this Court to be declared an insolvent and that his petition has been passed by the Court on 23rd March 1917.

No. 17 of 1916 in the Court of the District Judge, Kurnool.

Pijet Nalla Subb of Yaddam, Lank Mandir of Kurnool .. .. Petitioner.

Notice is hereby given, under section 12 (1) of the Provincial Insolvency Act III of 1907, that the petitioner above named has applied to this Court to be declared an insolvent and that his petition has been passed by the Court on 23rd March 1917.

No. 2 of 1917 in the Court of the District Judge, Kurnool.

Yamachetty Nallachary .. .. Petitioner.  
 Nalla & Co. and others .. .. Defendants.

Notice is hereby given, under clause (2) of section 12 of Act III of 1907, that the above-named petitioner has applied to this Court to be declared an insolvent and that his application is passed for hearing on 23rd March 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

District Court, Kurnool,  
 15th February 1917.

A. HARAYANA PANTULU,  
*Judge.*

No. 3 of 1917 in the Court of the District Judge, Kurnool.

Pagibala Venkateswara of Nandyal in Nandyal taluk .. .. Petitioner.  
 Kallam Chinnappa and others .. .. Defendants.

Notice is hereby given, under clause (2) of section 12 of Act III of 1907, that the above-named petitioner has applied to this Court to be declared an insolvent and that his application is passed for hearing on 23rd March 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

District Court, Kurnool,  
 15th February 1917.

S. RAMANINGA RAO,  
*Judge.*

No. 1 of 1917 (O.S. No. 691 of 1908) of the COURT of the DISTRICT MUDER, NARASIMHAPUR.

Kallathu Venayya .. .. . Petitioner.  
 Srinivasulu Venkata Krishnaswami, Anjanulu Venayya, Anjanulu  
 Subbarao, Gotta Guruswami and Kallathu Marudai .. .. . Respondents.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that his application stands posted to 20th March 1917 for hearing.

Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

No. 2 of 1917 (O.S. No. 692 of 1908) of the COURT of the DISTRICT MUDER, NARASIMHAPUR.

Dandi Kallathu .. .. . Petitioner.  
 Sada Subbaraya, Nandamurugala Srinivasaraya, Chagapala Venayya  
 Gura, Srinivasu Nagaswami, Kallathu Kallathu, Nandamurugala  
 Venayya, Nandamurugala Subbaraya, Pandu Kallathu, Pandu  
 Kallathu, Kallathu Kallathu, Chagapala Subbaraya, Kallathu  
 Srinivasu, Kallathu Chinn Venkataswami, Kallathu Subbaraya  
 and Chagapala Srinivasu .. .. . Respondents.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that the above-named petitioner has applied to this Court for being declared an insolvent and that his application stands posted to 20th March 1917 for hearing.

Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

District Muder's Court, Narasimhapur,  
 19th February 1917.

B. S. VENKATARAMA AYYAR,  
 District Muder.

No. 1 of 1917 (O.S. No. 313 of 1910) of the COURT of the DISTRICT MUDER'S COURT, PARTIAL  
 of the COURT of the DISTRICT MUDER, NARASIMHAPUR.

Kallathu Subbaraya Nandamurugala Kallathu Subbaraya Nandamurugala  
 of Narasimhapur and others .. .. . Petitioner.  
 Kallathu Subbaraya Nandamurugala Kallathu Subbaraya Nandamurugala  
 Kallathu Subbaraya Nandamurugala .. .. . Respondents.

Notice is hereby given, under section 12, clause (1) of Act III of 1907, that the above-named petitioner has applied for being declared an insolvent and that his application is posted for hearing on the 17th instant.

District Muder's Court, Narasimhapur,  
 19th February 1917.

G. RAMUNNI MENON,  
 District Muder.

No. 1 of 1917 of the COURT of the DISTRICT MUDER, NARASIMHAPUR.

(1) Kallathu Subbaraya Nandamurugala, (2) younger brother  
 of Narasimhapur and others .. .. . Petitioner.  
 Kallathu Subbaraya Nandamurugala Kallathu Subbaraya Nandamurugala  
 Kallathu Subbaraya Nandamurugala .. .. . Co-defendants.

Notice is hereby given that the above-named petitioner has applied to this Court for being adjudged insolvent and that their application is posted to 17th March 1917 for hearing.

District Muder's Court, Narasimhapur,  
 19th February 1917.

T. G. RAMASWAMI AYYAR,  
 Principal District Muder.

No. 4 of 1916 of the COURT of the DISTRICT MUDER, NARASIMHAPUR.

Kallathu Subbaraya Nandamurugala, aged about 30,  
 known by name as Nandamurugala Subbaraya Nandamurugala,  
 Narasimhapur .. .. . Petitioner.  
 Kallathu Subbaraya Nandamurugala and others .. .. . Co-defendants.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 8th February 1917 by this Court. All his creditors are required to prove their claims, as far as possible, by delivering or sending by registered post to the Official Receiver, South Arcot, a Affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

District Muder's Court, Narasimhapur,  
 19th February 1917.

T. A. SUBBIAH PILLAI,  
 District Muder.

No. 1 of 1917 of the COURT of the DISTRICT MUDER, NARASIMHAPUR.

Kallathu Subbaraya Nandamurugala, Narasimhapur, Narasimhapur  
 Narasimhapur .. .. . Petitioner.  
 Kallathu Subbaraya Nandamurugala and K. Subbaraya Nandamurugala  
 Kallathu Subbaraya Nandamurugala .. .. . Co-defendants.

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged an insolvent and that the petition is posted to 8th March 1917 for hearing.

Given under my hand and the seal of the Court this 19th day of February 1917.

T. G. RAMASWAMI AYYAR,  
 Principal District Muder.

No. 1 of 1916 of the COURT of the DISTRICT MUDER, NARASIMHAPUR.

Kallathu Subbaraya Nandamurugala, aged 35 years,  
 Narasimhapur .. .. . Insolvent (Petitioner).

Notice is hereby given under section 12, clause 2 of the Provincial Insolvency Act (Act III of 1907), that the above-named petitioner has been adjudged an insolvent by an order of this Court.

dated 16th February 1917, and that the petitioners should prove their debts as or before the 15th April 1917.

District Munsif's Court, Virapagam,  
15th February 1917.

N. RALARAYANAR,  
Principal Debtor (Petitor)

No. 12 of 1917 in the Court of the Assistant District Munsif, Calicut

Meekhand Ram Das Bhat, residing at Arimangamkudi of Nagam  
son and others, Calicut taluk .. .. . Petitioner (Petitor).

Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver at 11 a.m. on Tuesday the 20th March 1917.

No. 1 of 1917 in the Court of the District Judge, Calicut.

Thattayal Gollata, Mason, residing at Pallata village.  
Kodungallur taluk .. .. . Petitioner (Petitor).

Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver at 11 a.m. on Tuesday the 19th March 1917.

No. 1 of 1917 in the Court of the District Judge, South Malabar.

Kannanachari Neethan's son Mahomed Saibhan of Kodungallur  
son, Puthanpattam, Pulghat taluk .. .. . Petitioner (Petitor).

Notice is hereby given, under section 13 (2) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver at 11 a.m. on Tuesday the 19th March 1917.

Official Receiver's Court, South Malabar,  
18th February 1917. K. N. GOPALAN  
Official Receiver.

No. 41 of 1914 in the Court of the District Receiver, Chingleput.

Salle Jayaram Nayudu, son of Perumal Nayudu, residing in Simal  
village, Chingleput taluk .. .. . Petitioner.

Minor Thirumala Nayudu and others .. .. . Respondents.

Notice is hereby given that, under section 16 (7) of Act III of 1907, the above-mentioned petitioners was adjudicated an insolvent on 19th February 1917. All his creditors are required to prove their claims as soon as possible by delivering or by registered post to the Official Receiver, Chingleput, an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules.

No. 16 of 1917 in the Court of the District Receiver, Chingleput.

O. Rajammal Madal, son of Dalajammal Madal, residing in  
Kannayal, Madhavaram .. .. . Petitioner.

Thirumala Madal and others .. .. . Respondents.

Notice is hereby given that under section 13 (2) of Act III of 1907, the above-mentioned petitioners has applied for being declared an insolvent and that his application is posted to 19th March 1917 for hearing.

No. 18 of 1917 in the Court of the District Receiver, Chingleput.

Pillayal Nayudu, son of Aiyappa Nayudu, residing in Madhavaram. Petitioner.

Seebing Hall Sanyal and others .. .. . Respondents.

Notice is hereby given that, under section 13 (2) of Act III of 1907, the above-mentioned petitioners has applied for being declared an insolvent and that his application is posted to 19th March 1917 for hearing.

Official Receiver's Court, Chingleput  
18th February 1917. P. NARAYANAPPA AGGARWAL,  
Official Receiver.

No. 15 of 1918 in the Court of the District Judge, Coimbatore.

In the matter of the insolvency of Kandaswami Chetti.

Kandaswami Chetti, son of Marudatha Chetti of Anandam, Pullichal .. .. . Petitioner (Petitor).

Bank .. .. . Creditors.

P. S. Veluchandrasevar and others .. .. . Creditors.

Notice is hereby given, under section 16 (7) of the Act III of 1907, that the debtor above-mentioned has been adjudged an insolvent by an order of Official Receiver, Coimbatore, dated the 1st day of December 1916, on the application of the above-mentioned debtor that all the creditors of the above-mentioned debtor should prove their debts as soon as possible before 15th day of March 1917, and that a return may be proved by delivering or sending by post to a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1909.

No. 20 of 1918 in the Court of the District Judge, Coimbatore.

In the matter of the insolvency of Kandaswami Chetti.

Kandaswami Chetti, son of Kandaswami Chetti, of Big Bazaar street, .. .. . Petitioner (Petitor).

Coimbatore .. .. . Creditors.

Meenakshi Chetty and others .. .. . Creditors.

Notice is hereby given, under section 16 (7) of Act III of 1907, that the debtor above-mentioned has been adjudged insolvent by an order of the Official Receiver, dated the 1st day of December 1916, so the



application of the above-mentioned debtor; that all the creditors of the above-mentioned debtor should prove their debts as soon as possible before 15th March 1917, and that a writ may be issued by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, as officiated in Form No. 2 of the appendix to the Madras Provincial Insolvency Rules, 1902.

**No. 22 of 1916 in the COURT of the DISTRICT JUDGE, COIMBATORE.**

*In the matter of the Insolvency of T. Manoharaswami Pillai.*

B. D. Kanga, son of Dandaling Kanga, Ephraim Road, Madras, by his agent P. K. Rameshachari .. .. . *Petitioner (Debtor).*  
T. Rameshachari Pillai .. .. . *Defendant.*

Notice is hereby given, under section 16 (1) of Act III of 1907, that the debtor above-mentioned has been adjudged an insolvent by an order of the Official Receiver, Coimbatore, dated the 22nd day of December 1916, on the application of the above-mentioned creditor; that all the creditors of the above-mentioned debtor should prove their debts, as soon as possible before the 15th day of March 1917 and that a writ may be issued by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, as officiated in Form No. 2 of the appendix to the Madras Provincial Insolvency Rules, 1902.

**No. 45 of 1916 in the COURT of the DISTRICT JUDGE, MYSORE.**

Kannappa Madali, son of Devi Lakshmi Ammal, at Vadarali, Coimbatore

.. .. . *Petitioner (Debtor).*

Notice is hereby given, under section 12 (3) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Coimbatore, at 11 a.m., on the 15th March 1917.

**No. 1 of 1917 in the COURT of the DISTRICT JUDGE, COIMBATORE.**

S. V. Parameswami Sastriyay, son Sankaran Sastriyay, at Bharani .. .. . *Petitioner (Debtor).*

Notice is hereby given, under section 12 (3) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Coimbatore, at 11 a.m., on the 15th March 1917.

**No. 1 of 1917 in the COURT of the DISTRICT JUDGE, MYSORE.**

Mali Chetty, son of Mananthan Chetti, at Nallanipalayam, Pollachi

.. .. . *Petitioner (Debtor).*

Notice is hereby given, under section 12 (3) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Coimbatore, at 11 a.m., on the 15th March 1917.

**No. 2 of 1917 in the COURT of the DISTRICT JUDGE, COIMBATORE.**

Manikavasala Ganesan, son of Palani Ganesan at Yennalampalayam,

Pollachi .. .. . *Petitioner (Debtor).*

Notice is hereby given, under section 12 (3) of Act III of 1907 that the above-mentioned insolvency petition will be heard by the Official Receiver, Coimbatore, at 11 a.m., on 26th March 1917.

**No. 2 of 1917 in the COURT of the DISTRICT JUDGE, COIMBATORE.**

Mathiasewartha Chetti, son of Pannaswami Chetti, at Annamalai,

Pollachi .. .. . *Petitioner (Debtor).*

Notice is hereby given, under section 12 (3) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Coimbatore, at 11 a.m., on 26th March 1917.

**No. 12 of 1916 in the COURT of the DISTRICT JUDGE, MYSORE.**

Appanna Pira Vethiyay, son of Kandi Kallappa Vethiyay, at Kodavadi,

Kandi taluk .. .. . *Petitioner (Debtor).*

Notice is hereby given, under section 12 (3) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Coimbatore, at 11 a.m., on the 27th March 1917.

**No. 1 of 1917 in the COURT of the DISTRICT JUDGE, MYSORE.**

Kannappa Garudian, son of Sankaranthi Garudian at Kothipalayam,

Kandi taluk .. .. . *Petitioner (Debtor).*

Notice is hereby given under section 12 (3) of Act III of 1907, that the above-mentioned insolvency petition will be heard by the Official Receiver, Coimbatore, at 11 a.m., on 28th March 1917.

**No. 16 of 1916 in the COURT of the DISTRICT JUDGE, MYSORE.**

*In the matter of the Insolvency of Sati Pithappa Ganesan.*

Pithappappa Ganesan, son of Nalla Puthali Ganesan at Hakkere,

Jalapey, Utharpet taluk .. .. . *Petitioner (Debtor).*

Yennalampalayam Chetti and others .. .. . *Creditors.*

Notice is hereby given, under section 16 (1) of Act III of 1907, that the above-mentioned debtor has been adjudged an insolvent by an order of the Official Receiver, Coimbatore, dated the 24th day of

February 1917, on the application of the absence of *deliber* (and that all the members of the above named *deliber* should cause their debts as soon as possible before 1914 March 1917, and that a claim may be proved by delivering or sending by post in a registered letter to the *Central Secretary*, Constantinople, an affidavit in Form No. 4 of the appendix to the *Maritime Commercial Insurance Rules*, 1904.

Official Receiver's Court, Colon, Liberia,  
16th February 1917.

G. SUNDARAM AYYAR,  
Chief Accountant

Sec. 23 of 1918 (No. 6 of 1918 of the Acts of the District Court, Cuddalore) is the  
 Order of the Criminal Revision, Cuddalore.

<i>Patron:</i> Tammo Baidi, son of Ban Baidi, residing at Paragipaya, Pottkhanda taluk, Khamrup division	<i>President (Baidi).</i>
<i>Reverend Pastor:</i> Rev. J. C. Baidi, residing at Baidi, Amritsar district	<i>Secretary (Baidi).</i>

Note is hereby given that, under section 85, clause (4) of Act III of 1937, that the creditor of the above-named petitioner (debtor) is required to prove his claim as or before the 7th day of March 1937, failing which the amount claimed will be distributed without regard to his claim and preferences thereof.

No. 48 of 1915 (No. 55 of 1915 on the side of the Dordrecht Canal, Gouda) is the  
Order of the Official Receiver, Gouda.

[illegible]

Notice is hereby given that, under section 20, clause (4) of Act III of 1959, that the partners of the above-named association (debtors) are required to prove their debts on or before the 6th day of March 1961, failing which the amount realized will be distributed without regard to their claims and preferences (claim).

No. 76 of 1916 (No. 38 of 1916 in the File of the District Court, Chongqing) in the  
 DEPT. OF THE JUDICIAL RECORDS, CHONGQING.

(1) Garbrazzi Chavla Nagark, he was (3) Polish, and (2) Polish.	
reading at Frohman	.. .. .
Dearest Nabish and others	.. .. .

Notice is hereby given that, under section 12, clause (3) of Art. III of 1960, that the aforementioned petitioners (dehors) have applied to the District Court, Cadiz, to be adjudged insolvent and that their petition, having been transmitted to this Court for disposal, it is posted to the 15th day of March 1961 for hearing.

No. 85 of 1916 (No. 15 of 1916 on the file on the Patrick Henry's Case, Govey)  
in the Court of the Ordinary, Rochester, New York.

Push Imam Khattir Mohamadin Sahib, son of Push Imam Abdulla			
Sahib, residing at Aden, Helleny district	..	..	.. <i>Patronage (Native)</i>
Kadisha, Aramounk and others	..	..	.. <i>Representative (Medicine)</i>

Notes in heavy glass, under section 71, clause 3 of Act III of 1903, the pharmaceutical politician (dollar) has applied to the District Council of Goetz to be adjudicated as insolvent and that his position having been transferred to this Court for disposal, it is posted to the 12th day of March 1917 for hearing.

See 22 of 1918 (No. 17 of 1918 of the file on the Historic Mexican's Quest, Query) in the Court of the Official National Congress.

Nijmawatha Sathuk, son of Samasany, residing at Teligata,	-
Annapeta Sathuk .. .. .	.. .. . <i>Patilwar (Dollu)</i>
Murali Sathuk and others .. .. .	.. .. . <i>Expatriates (Coolies)</i>

Notice is hereby given that, under section 29, clause 2 of Act 321 of 1937, the above-named petitioner (debtor) has applied to the District Court of Unity to be adjudicated an insolvent and that the petition having been transferred to this Court (as required), it is posted to the 17th day of March 1947 for hearing.

No. 34 of 1904 (No. 33 of 1910 on the part of the District Court, Calcutta)  
in the Court of the District Magistrate, Calcutta.

Totiprakh, son of Kammetha Peltis, Koodah and Kammetha Koodah, residing at Totiprakh, Anantapur district	.. .. .	Refugees (Dollars).
Tuchala, Guamarthy Gony and others	.. .. .	Refugees (Dollars).

Again it is hereby given that, under section 18, clause 2 of Act 117 of 1907, the abovesaid judgments (debts) have applied to the District Court, Catagahua, to be adjudicated in conformity and that these judgments having been transferred to this Court for disposal, it is proved to the 10th day of March 1917 for hearing.

No. 1 of 1917 (No. 23 of 1916 of the title of the District Court, Cuddalore)  
IN THE COURT OF THE DISTRICT JUDGE, CUDDAHORE.

Palakonda Subbiah, son of Talle Subbi, residing at the Narasipalli,  
hamlet of Channarayana, Taluk taluk, Cuddalore District. Petitioner (Debit).  
Chinnai Thandiah Subbiah and others. Respondents (Creditors).

Notice is hereby given that, under section 15, clause 1 of Act III of 1907, the above-mentioned petitioner (debtor) has applied to the District Court, Cuddalore, to be adjudicated an insolvent and that the creditors having been transferred to this Court for disposal, it is posted to the 15th day of March 1917 for hearing.

Official Receiver's Court, Cuddalore,  
15th February 1917.

M. W. ELLIOTT,  
Official Receiver.

No. 25 of 1915 of the title of the District Court, Cuddalore  
IN THE COURT OF THE DISTRICT JUDGE, CUDDAHORE.

In the matter of the Insolvency of Kumbharay Thalai alias Ganesh.

Whereas that dividend is to be distributed in the above case all creditors should prove their debts on or before 15th March 1917. The claims of creditors failing to prove their debts will not be recognised.

No. 10 of 1917 (No. 12 of 1916 of the title of the District Court, Madurai)  
IN THE COURT OF THE DISTRICT JUDGE, MADURAI.

Arumonda Adhyayanar of Rajapet, hamlet of Manfordal. Petitioner.  
Chinnai Venkateswarayyar Naga Gari and others. Creditors.

Notice is hereby given that the above-mentioned petitioner has applied to this Court to declare him an insolvent and that the application is posted to 15th day of March 1917.

Official Receiver's Court, Gudalur,  
15th February 1917.

A. KANAKA RAJU,  
Official Receiver.

No. 8 of 1917 IN THE COURT OF THE DISTRICT JUDGE, KOTTAI.

Madhavadas Jagannadham. Petitioner.  
Thiruvannamalai and others. Respondents.

Notice is hereby given, under clause (7) of section 12 of Act III of 1907, that the above-mentioned petitioner, Madhavadas Jagannadham, has applied for being declared an insolvent and that his application is posted for hearing to 15th March 1917.  
Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 3 p.m. on the said date.

Official Receiver's Court, Kottai,  
15th February 1917.

RE. SIVRAMULU,  
Official Receiver.

No. 7 of 1916 (No. 1 of 1916 of the title of the District Judge's Court, Madurai)  
IN THE COURT OF THE DISTRICT JUDGE, MADURAI.

In the matter of Arumonda Subbi Chetti, as debtor.

Arumonda Subbi Chetti, son of Subraya Chetti, Gervilla, trader, residing at Chinnaiyapeta, hamlet of Orjalamadai, Cuddalore taluk. Petitioner.

Under section 12 (7) of the Provincial Insolvency Act, it is hereby notified that on order of adjudication was made in the above matter by this Court on 15th February 1917, and that the creditors should prove their claims as soon as possible.  
Claims may be proved by delivering or sending by post in a registered letter to me an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 44 of 1917 (No. 4 of 1916 of the title of the District Court, Madurai)  
IN THE COURT OF THE DISTRICT JUDGE, MADURAI.

In the matter of Ramasami Raja, as debtor.

Ramasami Raja, son of Rangasami, Kottai, cultivator, aged about 35, residing at Kottaihamam, Thiruvannamalai taluk. Petitioner.

Under section 12 (7) of the Provincial Insolvency Act it is hereby notified that on order of adjudication was made in the above matter by this Court on 15th February 1917, and that the creditors should prove their claims as soon as possible.  
Claims may be proved by delivering or sending by post in a registered letter to me an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 63 of 1916 IN THE COURT OF THE DISTRICT JUDGE, MADURAI.

In the matter of E. Pothiraman Appay, as debtor.

E. Pothiraman Appay, son of Sivanji Appay, aged about 45 years, residing at Arni. Petitioner.

Under section 12 (7) of the Provincial Insolvency Act III of 1907, it is hereby notified that on order of adjudication was made in the above matter, by this Court on 15th January 1917 and that the creditors should prove their claims as soon as possible.  
Claims may be proved by delivering or sending by post in a registered letter to me an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 69 of 1914 (No. 9 of 1915 as per H.A. of the Division Office, Nagpur) and  
as per Order of the Division Office, Nagpur.

to the center of  $B$ . Also,  $\partial B$  is a sphere.

5. Abdel Aziz Salih, son of Sali Abdel Rahman Salih, Mohammed  
Sultani, aged about 22 years, residing at P.O. . . . .

\* Under section 16 (7) of the Provincial Insolvency Act, 1909, it is hereby notified that an order of adjudication was made in the above matter by this Court on 24th February 1947 and that the creditors should present their claims as soon as possible.

Claims may be proved by delivery or sending, by post in a registered letter to me as a witness in Form No. 3 of the Customs Manual, (under Rule 102).

NA. 51 OF 1916 (NA. 5 OF 1916 OF THE BILL OF THE DISTRICT MUNCIPALITY, TIRUPATHUR) OF THE COURT OF THE DISTRICT MUNCIPALITY, TIRUPATHUR.

As the mother of Alexandra Chalk, an insurance

*Euphorbia Chaiti*, son of Anaiyappa Chaiti, aged about 45 years,  
merchant, resident at Aramandole, Tirumangaludi taluk. . . . . *Batavia*

Under section 15 (3) of the Provisional Immigrant Act, it is hereby notified that the above partner has applied to be adjudged married and that his application is pending in the SD. City of March 1887. For bearing the objections of the creditors, if any, in the matter.

No. 22 of 1918 (No. 10 of 1926 as the title of the Sub-Committee, North Coast)  
of the Council of the General Assembly, North Coast.

the matter of *Galilei Characters*, which is reviewed

Gadda, Champavara, Acharya, son of Jagdish Acharya, aged about 80 years, residing at Ramnagar, Naranagar, Naranagar taluk. ... Prithvi

Under section 18 (7) of the Provincial Insolvency Act III of 1907, it is hereby notified that an order of adjudication was made in the above matter by this court on 15 February 1917 and that the creditors should come forth at once as soon as possible.

Claims may be proved by delivering or sending by post in a registered letter to the Registrar in Form No. 4 of the Madras Provincial Insolvency Rules, 1908.

No. 94 of 1948 (No. 11 of 1948 as the file of the District Magistrate's Office, Imphal) as was made as per Serials Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831,

In the matter of *Abdul Fikar Said*, as respondent.

Abdul Talab Sahib, son of Mahomed Hossain Sahib, aged about 25,  
Mukhammadpur, residing at Kanchikrupa, Tirumangalali taluk. \*Sahib

Under section 19 (7) of the Provincial Insolvency Act, III. of 1917, it is hereby ordered that an order of adjournment was made in the above matter, by this Court on 5th February 1917, and that the conditions thereof must be done as soon as possible.

Claims may be proved by delivering or sending by post in a registered letter to an address in Form No. 3 of the Madras Provincial Insurance Rules, 1936.

No. 104 of 1935 (No. 54 of 1910 on the file of the District Muziris Officer, Valangudi)  
of the Court of the District Muziris, District Amal.

From Hialeah, son of Marjorie Hialeah, aged about 70 years, Tallah, Johnson, residing at Hattawilliam and Tannabadi. Palm Beach

Under section 22 (1) of the Provincial Insurance Act, it is hereby notified that the above politician has applied to be affiliated insured and that his application is posted to the 30th day of March 1917 for hearing the abstract of the conditions, if any, in the matter.

Feb. 8 of 1917 (No. 2 of 1917 of the list of the Russian Herbaria's Lists, Tashkent)  
in the Court of the Imperial Russian. North Asia.

*To the author of *How to Reconstruct an Incident*.*

Bagam Balamaniyam, son of Marum Chakravala, Adilga caste,  
ambalase, number at K. Chavadi .. .. . Petitioner

Under section 45 (3) of the Portland Inclosure Act, it is hereby notified that the above petitioners have applied to be adjudged inclosed and that his application is posted to the 15th day of January 1911 and that the object of the petition, if any, is the matter

Official Receiver's Court, North Arm,  
4th, February 1912.

No. 56 of 1916 (No. 2 of 1918 of the file of the District Muzir's Court, Thanlyin) and  
in the Court of the National Assembly, Yangon.

Baldagya Pölös, son of Tytilonggon Fido, Machingotai, Druksun-  
wadi, Teluk.

P. E. Chikara Singh and others	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
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Notice is hereby given, under section 16, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of the Court, dated 24th February 1913. The case stands adjourned to 21st March 1913 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 57 of 1915 (No. 3 of 1915 on the roll of the District Master's Court, MATAVALLAM)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Ganapathi Appay, son of Krishna Appay, the Principal petitioner,  
Fida Agamudai, Chinnalathur, Rajamangalam .. .. Petitioner.  
Versa Rajanna Appaygar and others .. .. Respondents.

Notice is hereby given, under section 19, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 24th January 1917. The case stands adjourned to 21st of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 77 of 1915 (No. 18 of 1915 on the roll of the District Master's Court, TAMILNADU)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Rajagopal Chettiyar, son of Marudan Chettiyar, Rajamangalam  
street, Madhavakudi town .. .. Petitioner.  
T. N. S. Subramanyam Chettiyar and others .. .. Respondents.

Notice is hereby given, under section 19, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 24th January 1917. The case stands adjourned to 21st of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 100 of 1915 (No. 7 of 1915 on the roll of the District Master's Court, THIRUVALLUR)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Madhavakruppa Naden, son of Sinnappa Naden, Selaikara street, Thiruvallur town, Rajamangalam .. .. Petitioner.  
Siegara Gopalar and others .. .. Respondents.

Notice is hereby given under section 19, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 24th January 1917. The case stands adjourned to 21st of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 101 of 1915 (No. 19 of 1915 on the roll of the District Master's Court, MADHAVANUR)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Governdas Chettiyar, son of Yalavandan Chettiyar, Gopaleswaram  
north main street, Kinnasagudi town .. .. Petitioner.  
S. Rameswari Appaygar and others .. .. Respondents.

Notice is hereby given, under section 19, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 24th January 1917. The case stands adjourned to 21st of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 102 of 1915 (No. 35 of 1915 on the roll of the District Master's Court, THIRUVALLUR)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Srinivasan Appay, son of Ganapathi Sastrai, Madhavakudi agalathur,  
Thiruvallur, Thiruvallur .. .. Petitioner.  
Thiruvallur .. .. Respondents.

Notice is hereby given, under section 19, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 24th January 1917. The case stands adjourned to 21st of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1908.

No. 170 of 1915 (No. 32 of 1915 on the roll of the District Master's Court, KODAKKANUR)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Kandamuram Thevar, son of Purnadai Thevar, Caasary Palakuram,  
Kodakkannur town .. .. Petitioner.  
Veerabhatkala Thevar and others .. .. Respondents.

Notice is hereby given, under section 19, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 24th January 1917. The case stands adjourned to 21st of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1905.

No. 157 of 1916 (No. 16 of 1916 of the FILE of the DISTRICT COURT, TAMILNADU)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Gurinda Odapar, son of Parun Odapar and Marupinammi Odapar,  
son of late Gurinda Odapar, Kaveri District, near Madhavapur.

Oppd, Kanchikottam taluk .. .. . Petitioner.  
S. Sivasubbiah Odapar and others .. .. . Respondents.

Notice is hereby given, under section 14, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 6th February 1917. The case stands adjourned to 16th of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1905.

No. 158 of 1916 (No. 22 of 1916 of the FILE of the DISTRICT MUMBAI'S COURT, MUMBAI)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Ponnuswami Nadar, son of Sankaran Nadar, Narthannuramangalam,  
Nagapattinam taluk .. .. . Petitioner.

Rathaswami Nadar and others .. .. . Respondents.

Notice is hereby given, under section 14, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 1st February 1917. The case stands adjourned to 4th March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1905.

No. 159 of 1916 (No. 34 of 1916 of the FILE of the DISTRICT MUMBAI'S COURT, MUMBAI)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

K. S. Maria Pillai, son of Subbaraya Pillai, Malabar (Chall) street,  
Nagapattinam taluk and N. S. Marutha Chettai, son of Kadavai

Chettai, Broodhi Amman hill street, Nagapattinam taluk .. .. . Petitioner.

Em. K. K. Nathan Chettiar and others .. .. . Respondents.

Notice is hereby given, under section 14, clause 7 of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 26th January 1917. The case stands adjourned to 16th March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1905.

No. 160 of 1916 (No. 48 of 1916 of the FILE of the DISTRICT COURT, TAMILNADU)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Ganapathasami Maruppan, son of Tharmalinga Maruppan, Saptithalam,  
Akkasamudry, Pannamam taluk .. .. . Petitioner.

Saraswathi Appalar and others .. .. . Respondents.

Notice is hereby given under section 14, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 6th February 1917. The case stands adjourned to 16th of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1905.

No. 212 of 1916 (No. 8 of 1916 of the FILE of the DISTRICT COURT, MUMBAI)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

M. E. Gurinda Chettiar, son of Kuthan Chettiar, Vennukulam,  
Kanchikottam taluk, Nagapattinam taluk .. .. . Petitioner.

S. Mahan Appa and others .. .. . Respondents.

Notice is hereby given, under section 14, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 25th January 1917. The case stands adjourned to 16th of March 1917 for further proceedings.

The creditors of the above-named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1905.

No. 213 of 1916 (No. 19 of 1916 of the FILE of the DISTRICT MUMBAI'S COURT, MUMBAI)  
IN THE COURT OF THE OFFICIAL RECEIVER, TAMILNADU.

Kannaswami Palayandi, son of Isakayya Palayandi, Manickulam,  
Kannaswami District Road .. .. . Petitioner.

Manickam Chettiar and others .. .. . Respondents.

Notice is hereby given, under section 14, clause (7) of Act III of 1907, that the petitioner above-named was adjudged insolvent by an order of this Court, dated 25th February 1917. The case stands adjourned to 16th March 1917 for further proceedings.

The creditors of the above named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

No. 205 of 1916 (No. 55 of 1916 on the file of the District Court, Tanjore)  
IN THE COURT OF THE CHIEF JUDGE, TANJORE.

A. Manikam Pillai, son of Ambalavenu Pillai, Commission Agent,  
Srinivasan street, Madhavaram town .. .. . Petitioner.  
Rajagopala Ayyar and others .. .. . Respondents.

Notice is hereby given, under section 16, clause (7) of Act III of 1907, that the petitioner above named was adjudged insolvent by an order of this Court, dated 13th January 1917. The case stands adjourned to 4th March 1917 for further proceedings.

The creditors of the above named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

No. 206 of 1916 (No. 56 of 1916 on the file of the District Court's Office,  
Kannur) IN THE COURT OF THE CHIEF JUDGE, TANJORE.

Bhagya Nayaka, son of Ramaswami Nayaka, Manjivaram street,  
Kudikuman town .. .. . Petitioner.  
Rajagopala Ayyar, Agent of Sore L. N. Lebbanasa Chettiar and  
others .. .. . Respondents.

Notice is hereby given, under section 16, clause (7) of Act III of 1907, that the petitioner above named was adjudged insolvent by an order of this Court, dated 30th January 1917. The case stands adjourned to 4th March 1917 for further proceedings.

The creditors of the above named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

No. 207 of 1916 (No. 57 of 1916 on the file of the District Court's Office,  
Tanjore) IN THE COURT OF THE CHIEF JUDGE, TANJORE.

Jagannatha Nayaka, son of Ramaswami Nayaka, Manjivaram street,  
Kudikuman town .. .. . Petitioner.  
Rajagopala Ayyar and others .. .. . Respondents.

Notice is hereby given, under section 16, clause (7) of Act III of 1907, that the petitioner above named was adjudged insolvent by an order of this Court, dated 6th February 1917. The case stands adjourned to 10th March 1917 for further proceedings.

The creditors of the above named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

No. 208 of 1916 (No. 58 of 1916 on the file of the District Court's Office,  
Tanjore) IN THE COURT OF THE CHIEF JUDGE, TANJORE.

Krishnaswami Ayyangar, son of Marga Ayyangar of Karpagam,  
Karpagam Agraharam, Vaypan taluk .. .. . Petitioner.  
Aadhi Sanyasa Chettiar and others .. .. . Respondents.

Notice is hereby given, under section 16, clause (7) of Act III of 1907, that the petitioner above named was adjudged insolvent by an order of this Court, dated 15th February 1917. The case stands adjourned to 20th March 1917 for further proceedings.

The creditors of the above named insolvent should prove their claims as soon as possible. A claim may be proved by delivering or sending by post in a registered letter an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1908.

No. 209 of 1916 (No. 59 of 1916 on the file of the District Court's Office,  
Tanjore) IN THE COURT OF THE CHIEF JUDGE, TANJORE.

Kappaswami Raja .. .. . Petitioner.  
Srinivasan Thevar and others .. .. . Respondents.

Notice is hereby given, under clause (7) of section 16 of Act III of 1907, that Kappaswami Raja, son of Srinivasan Raja, residing in Vaypan taluk, has applied for being declared as insolvent and that his application is posted for hearing on 27th February 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 210 of 1916 (No. 60 of 1916 on the file of the District Court, Tanjore)  
IN THE COURT OF THE CHIEF JUDGE, TANJORE.

E. Henna Mohamed Bowther .. .. . Petitioner.  
Srinivasan Chettiar and others .. .. . Respondents.

Notice is hereby given, under clause 2 of section 16 of Act III of 1907, that E. Henna Mohamed Bowther, son of Elnadath Sakthi, residing in Vaypan taluk, Tanjore, has applied for being declared as insolvent and that his application is posted for hearing on 4th March 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 282 of 1916 (No. 18 of 1916 of the rules of the District Court, Tanjong)  
in the Court of the Official Receiver, Tanjong.

R. P. Mahalingam Pillai .. .. . Petitioner.  
S. K. Mahalingam Pillai and others .. .. . Respondents.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that R. P. Mahalingam Pillai, son of David Sander, residing in Paparum, near Telukok street, Singapore, has applied for being declared an insolvent and that his application is posted for hearing on 2nd March 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 283 of 1916 (No. 19 of 1916 of the rules of the District Court, Tanjong)  
in the Court of the Official Receiver, Tanjong.

Gurusamy Nayaga .. .. . Petitioner.  
Gildy S. Sany Chetty, etc. .. .. . Respondents.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that Gurusamy Nayaga, son of Anandam Nayaga, residing in Kavalakulam street, Trincomalee, Ceylon, has applied for being declared an insolvent and that his application is posted for hearing on 2nd February 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 284 of 1916 (No. 20 of 1916 of the rules of the District Court, Tanjong)  
in the Court of the Official Receiver, Tanjong.

Ramasamy Pillai .. .. . Petitioner.  
Mahalingam Sany and others .. .. . Respondents.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that Ramasamy Pillai, son of Kantha Thero, residing in Kavalakulam street, Trincomalee, Ceylon, has applied for being declared an insolvent and that his application is posted for hearing on 17th March 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 2 of 1917 (No. 21 of 1916 of the rules of the District Magistrate's Court, Trincomalee)  
in the Court of the Official Receiver, Tanjong.

Chakralaya Pillai .. .. . Petitioner.  
Rajagopal Nayagar and others .. .. . Respondents.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that Chakralaya Pillai, son of Rajagopal Upthayyan, residing in Mappalagallan, Sankalathal, has applied for being declared an insolvent and that his application is posted for hearing on 20th March 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 3 of 1917 (No. 2 of 1917 of the rules of the District Magistrate's Court, Trincomalee)  
in the Court of the Official Receiver, Tanjong.

Ramaswami Sankarprayan .. .. . Petitioner.  
Ramaswami Sankar and others .. .. . Respondents.

Notice is hereby given, under clause 2 of section 12 of Act III of 1907, that Ramaswami Sankarprayan, son of Kantha Sankarprayan, residing in Kavalakulam, Trincomalee, has applied for being declared an insolvent and that his application is posted for hearing on 25th March 1917. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

Official Receiver's Court, Tanjong.  
15th February 1917.

O. K. RAMACHANDRA AYYAR,  
Official Receiver.

No. 4 of 1917 (No. 3 of 1917 of the rules of the District Magistrate's Court, Trincomalee)  
in the Court of the Official Receiver, Trincomalee.

In the matter of Mahalingam Nayaga, son of Pichu Nayaga, Ponnarathu, Ammakkal street, Trincomalee .. .. . Debit.

The above-named debtor has presented a petition on 22nd January 1917 for the benefit of the Insolvent Ordinance Act III of 1907.

The same is fixed for hearing before me on 25th March 1917, 4 p.m., or at/previous day thereof. Creditors objections against the application should be filed on or before the said date.

No. 5 of 1917 (No. 4 of 1917 of the rules of the District Magistrate's Court, Trincomalee)  
in the Court of the Official Receiver, Trincomalee.

In the matter of Joseph Ramaswami, son of Peter Ramaswami and Mary-  
amma Ramaswami, widow of Peter Ramaswami, both residing at  
Empress Street, Trincomalee .. .. . Debit.

The above-named debtor has presented a petition on 24th January 1917 for the benefit of the Insolvent Ordinance Act III of 1907.



The same is fixed for hearing before me on 14th March 1917, 4 p.m., or adjourned day thereof. Creditor's objections against the applications should be filed on or before the said date.

Official Receiver's Court, Trichopoly,  
14th February 1917.

A. SUBRAMANYA AYYAP,  
Official Receiver.

**No. 5 of 1916 of THE COURT OF THE DISTRICT MURDER, KODUTHALA.**

Derrahmali Piliel alias Narayana Piliel, son of Chinnasami Piliel,  
Beyyavannilal, Marattahale .. .. . Petitioner.  
Sensal Vennal and others .. .. . Counter-petitioner.

All persons alleging themselves to be the creditors of the above-named petitioner are required to tender proof of their claims on or before 18th March 1917. If they fail to do so, a dividend will be declared without regard to their claims.

**No. 7 of 1916 of THE COURT OF THE DISTRICT MURDER, KODUTHALA.**

Salem Durahin Sahib, son of Peer Mohamed Sahib, Veigalcheri,  
Koduthal taluk .. .. . Petitioner.  
P. S. A. R. M. S. Veigalcheri Chetti and others .. .. . Counter-petitioner.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 14th February 1917 and his further examination takes place on 1st March 1917. All his creditors are required to prove their claims, as soon as possible, by delivering or sending by registered post to the Official Receiver, Trichopoly, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1904.

**No. 10 of 1916 of THE COURT OF THE DISTRICT MURDER, KODUTHALA.**

Eggo Sahib, son of Kazi Sahib, Kashe Maru, Madir taluk .. .. . Petitioner.  
Sensal Vennal and others .. .. . Counter-petitioner.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 10th February 1917 and his further examination takes place on 1st March 1917. All his creditors are required to prove their claims, as soon as possible, by delivering or sending by registered post to the Official Receiver, Trichopoly, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1904.

**No. 12 of 1916 of THE COURT OF THE DISTRICT MURDER, NAMAKKAL.**

Perianna Piliel, son of Karyappa Piliel, Peridipatti, Namakkal  
taluk .. .. . Petitioner.  
Sensal Vennal and others .. .. . Counter-petitioner.

Notice is hereby given that the above-named petitioner was adjudged an insolvent on 14th February 1917 and his further examination takes place on 1st March 1917. All his creditors are required to prove their claims, as soon as possible, by delivering or sending by registered post to the Official Receiver, Trichopoly, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1904.

**No. 1 of 1917 of THE COURT OF THE DISTRICT MURDER, NAMAKKAL.**

Arumukala Aari, son of Rameshendra Aari, Kashe, Namakkal,  
Namakkal taluk .. .. . Petitioner.  
Minor Chinnasami Nayudu and minor Mungai Nayudu by guardian  
and another Ranganatha and others .. .. . Counter-petitioner.

Whereas the above-named petitioner has applied to the District Munsif's Court of Namakkal to be adjudged an insolvent and the said Court has transferred the said application to me for disposal, notice is hereby given that the said application will be heard by me on 6th March 1917.

**No. 1 of 1917 of THE COURT OF THE DISTRICT MURDER, NAMAKKAL.**

Bhagyanthaswami Theethachari, son of Srinivas Theethachari,  
Perth Utham arasi, Erode, Trichopoly .. .. . Petitioner.  
Palanisami Chetty and others .. .. . Counter-petitioner.

Whereas the above-named petitioner has applied to the District Munsif's Court of Erode to be adjudged an insolvent and the said Court has transferred the said application to me for disposal, notice is hereby given that the said application will be heard by me on 6th March 1917.

**No. 37 of 1916 of THE COURT OF THE DISTRICT MURDER, TRICHINOPOLY.**

Periannasami Nayudu, son of Ranganatha Nayudu, Kallakuram,  
Trichopoly Taluk .. .. . Petitioner.  
P. S. P. L. Palanisami Chetti and others .. .. . Counter-petitioner.

Notice whereby given that the above-named petitioner was adjudged an insolvent on 14th February 1917 and his further examination takes place on 1st March 1917. All his creditors are required to prove their claims as soon as possible, by delivering or sending by registered post to the Official Receiver, Trichopoly, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1904.



## FINANCIAL NOTIFICATIONS

## TREASURY BALANCES.

Balance held in cash in the Civil Treasury of the Government of India and at credit of Government in the Presidency Banks and branches on the last day of January—

	1997					1998					1999					2000				
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18		
1. 1997	1.1	1.2	1.3	1.4	1.5	1.6	1.7	1.8	1.9	2.0	2.1	2.2	2.3	2.4	2.5	2.6	2.7	2.8		
2. 1998	3.1	3.2	3.3	3.4	3.5	3.6	3.7	3.8	3.9	4.0	4.1	4.2	4.3	4.4	4.5	4.6	4.7	4.8		
3. 1999	5.1	5.2	5.3	5.4	5.5	5.6	5.7	5.8	5.9	6.0	6.1	6.2	6.3	6.4	6.5	6.6	6.7	6.8		
4. 2000	7.1	7.2	7.3	7.4	7.5	7.6	7.7	7.8	7.9	8.0	8.1	8.2	8.3	8.4	8.5	8.6	8.7	8.8		

A. NEWBORN

Department of Chemistry, University of Illinois at Chicago, Chicago, Illinois 60607

Madras, 1956, February 1917, 4

STATEMENT OF THE AFFAIRS OF THE BANK OF MADRAS FOR THE  
WEEK ENDING 12th FEBRUARY 1817.

[illegible]

\* Includes 18,000 components on file. 1.80/day.

(the order of the elements)

H. E. SOULIER,  
Chief Agent

W. E. HUNTER,  
Secretary and Treasurer

Note for Demand Lesson—It was used.

Percentage of Cash to Liabilities payable on January 30, 2008.

Bank of Madras, Madras, 18th February 1947.

## PUBLIC WORKS NOTIFICATIONS

DISCLAIMED: N/A

Notes is hardly given that the undermentioned amounts, being arrears of wages due to coolies who worked on the reconstruction of—

- (1) beds for seven beds,  
(2) house's quarters,  
(3) upper schoolmaster's quarters at Agricultural College and Research Institute,  
(4) providing tents needed for stock, and  
(5) contracting quarters for the Principal of the Model College

[illegible]

directing a residence for the Government Bureau of Agricultural College and Experiment Station.

Football: Sports ..	Yachatswood ..	1 0 0	Kell Grizzlies ..	Kell Grizzlies ..	1 0 0
Baseball ..	Yachatswood ..	0 0 0	Palmer Grizzlies ..	Merwin Grizzlies ..	0 0 0

Ordering is to be made at *Lehrstuhl für Betriebswirtschaftliche Informatik*

Trabes ..	..	Rangewand ..	0 3 0	Anga ..	..	Maniga Repen ..	3 7
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[illegible]

T. HEART

Executive Region or, Constituent Division

Columbus, 26 February 1917.

Notice is hereby given that a sum of Rs. 1-6-6 being the wages due to Ch. Palligais for work done in the Government Workshops at Dewidihwar has been outstanding in the accounts of this Division since March 1956 and that if the amount is not claimed within one month from the date of issue of the notification it will be credited to Government.

Theridion, 20th January 1917.

DR. PARAKRISHNAJI PILLAI

*Narrative Engineer, National Instruments Software*

It is hereby notified that the following dues in arrears for work done on the maintenance of Kodaikottai road during August and September 1964 are outstanding in the accounts of the Division and if no claim is preferred within three months from the date of this notification, the accounts will be closed to Government.

2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 2681, 26

姓名	性别	年龄	职业	住址	联系电话
张三	男	35	教师	北京市朝阳区	13800138000
李四	女	28	医生	北京市海淀区	13900139000
王五	男	42	工程师	上海市浦东新区	13600136000
赵六	女	31	公务员	广东省广州市	13500135000
孙七	男	25	学生	浙江省杭州市	13400134000
周八	女	38	自由职业者	江苏省南京市	13300133000
吴九	男	45	企业家	山东省青岛市	13200132000
郑十	女	33	设计师	河南省郑州市	13100131000
陈十一	男	29	程序员	四川省成都市	13000130000
林十二	女	36	销售经理	湖北省武汉市	12900129000
周十三	男	41	律师	湖南省长沙市	12800128000
吴十四	女	34	会计师	安徽省合肥市	12700127000
郑十五	男	27	记者	江西省南昌市	12600126000
陈十六	女	40	作家	福建省厦门市	12500125000
林十七	男	32	产品经理	广东省深圳市	12400124000
周十八	女	26	数据分析师	浙江省宁波市	12300123000
吴十九	男	39	项目经理	江苏省苏州市	12200122000
郑二十	女	37	人力资源	山东省济南市	12100121000
陈二十一	男	43	财务总监	河南省郑州市	12000120000
林二十二	女	30	市场专员	四川省成都市	11900119000
周二十三	男	44	法律顾问	湖北省武汉市	11800118000
吴二十四	女	35	运营经理	湖南省长沙市	11700117000
郑二十五	男	28	产品经理	安徽省合肥市	11600116000
陈二十六	女	41	销售总监	江西省南昌市	11500115000
林二十七	男	33	数据科学家	福建省厦门市	11400114000
周二十八	女	29	项目经理	广东省深圳市	11300113000
吴二十九	男	46	财务总监	浙江省宁波市	11200112000
郑三十	女	36	人力资源	江苏省苏州市	11100111000
陈三十一	男	42	法律顾问	山东省济南市	11000110000
林三十二	女	31	市场专员	河南省郑州市	10900109000
周三十三	男	47	运营经理	四川省成都市	10800108000
吴三十四	女	38	产品经理	湖北省武汉市	10700107000
郑三十五	男	29	数据分析师	湖南省长沙市	10600106000
陈三十六	女	43	销售经理	安徽省合肥市	10500105000
林三十七	男	34	财务总监	江西省南昌市	10400104000
周三十八	女	27	市场专员	福建省厦门市	10300103000
吴三十九	男	48	运营经理	广东省深圳市	10200102000
郑四十	女	39	产品经理	浙江省宁波市	10100101000
陈四十一	男	45	人力资源	江苏省苏州市	10000100000
林四十二	女	32	法律顾问	山东省济南市	09900099000
周四十三	男	49	市场专员	河南省郑州市	09800098000
吴四十四	女	40	运营经理	四川省成都市	09700097000
郑四十五	男	30	产品经理	湖北省武汉市	09600096000
陈四十六	女	44	数据分析师	湖南省长沙市	09500095000
林四十七	男	35	销售经理	安徽省合肥市	09400094000
周四十八	女	28	财务总监	江西省南昌市	09300093000
吴四十九	男	46	市场专员	福建省厦门市	09200092000
郑五十	女	37	运营经理	广东省深圳市	09100091000
陈五十一	男	42	产品经理	浙江省宁波市	09000090000
林五十二	女	33	人力资源	江苏省苏州市	08900089000
周五十三	男	47	法律顾问	山东省济南市	08800088000
吴五十四	女	38	市场专员	河南省郑州市	08700087000
郑五十五	男	29	运营经理	四川省成都市	08600086000
陈五十六	女	43	产品经理	湖北省武汉市	08500085000
林五十七	男	34	数据分析师	湖南省长沙市	08400084000
周五十八	女	27	销售经理	安徽省合肥市	08300083000
吴五十九	男	48	财务总监	江西省南昌市	08200082000
郑六十	女	39	市场专员	福建省厦门市	08100081000
陈六十一	男	45	运营经理	广东省深圳市	08000080000
林六十二	女	32	产品经理	浙江省宁波市	07900079000
周六十三	男	49	人力资源	江苏省苏州市	07800078000
吴六十四	女	40	法律顾问	山东省济南市	07700077000
郑六十五	男	30	市场专员	河南省郑州市	07600076000
陈六十六	女	44	运营经理	四川省成都市	07500075000
林六十七					

Author(s): Wayne (Cody)

人 物

Malaya, 3rd February 1947.

M. GERRITS

*Executive Engineer, Madras Division*

Notice is hereby given that a sum of Rs. 2-8-6 (rupees two, annas nine and pies six only), is outstanding on debt in the books of this office, in the public voted below on account of wages due to them for work done in constructing a first-class Taluk office at Mannargudi between 1st June 1915 and 15th July 1916.

This amount will be credited to Government if not claimed within three months.

Name of emp.	Amount. Rs. A. P.	Name of emp.	Amount. Rs. A. P.	Name of emp.	Amount. Rs. A. P.
Amritan ..	0 0 0	Machiah ..	0 7 8	Chaval Nandi ..	0 1 8
Uthappa ..	0 0 0	Arumamatha ..	0 3 8		
Kappaswami ..	0 0 0	Arumachalam ..	1 6 0		

Tanjore, 26 February 1917.

V. GOPALAYYA,  
Executive Engineer, Tanjore Division.

It is hereby notified that the following amounts are remaining unpaid in the accounts of this office and if the amounts are not cleared within three months from the date of this notification they will be credited to Government.

Temporary employees for the cart taken for a trial register to District food book in this taluk.

Name of person.	Business.	Amount due. Rs. A. P.
Thangala Achanna ..	Yekumar ..	0 1 3
Thangala Sornayya, Gungayya, Sathayya and Pottayya ..	Thangalavaripalayam ..	0 0 3
Kumar Subramana Chinn and Naga Chinn ..	Arumachalam ..	0 4 3
Thangal Vaidyan ..	Thangalavaripalayam ..	1 0 3
Basappa Panayya ..	Kothayyal ..	2 2 0

Madurai, 15th February 1917.

B. SARASIMBA ATYANGAR,  
Executive Engineer, Madurai District.

## REVENUE NOTIFICATIONS.

### NOTIFICATIONS.

The following person has been granted a certificate of approval under the mining rules—

Name and address.	Date of order granting this certificate, 1917.	Area over which the person proposes to prospect in which.
L. A. Chinn, Esq., Missions Street, Dhosa taluk, Karnool district.	6th January ..	Madurai Presidency.
Board of Revenue (Land Revenue), Madurai, 15th February 1917.		H. D. SATE, Secretary.

In exercise of the powers delegated by Government under section 4 (3) of the Survey and Boundary Act, 1901, the Board of Revenue hereby appoints the Special Revenue Inspectors employed at the enclosures of villages in the Kallakurichi District to be "Survey Officers" under the Act within the limits of that district.

Board of Rev. (R.S., Secy. L. Secy. & Agcy.),  
Madurai, 15th February 1917.

T. RAJATHAN,  
Secretary.

No. 2.—The Commissioners of Salt, Alibori and Separate Revenue hereby direct that the following amendments be made in the rules regarding the levy of duty on dissolved spirits, promulgated in Notification No. 12, dated 21st October 1915, published on page 2408 in the Part II, of the Gazette, dated 15th November 1915, Part II.

For rule 5 substitute the following:—

5. "Dissolved spirits manufactured and issued from distilleries in the Presidency are not liable to any duty."

Board of Revenue (Separate Revenue),  
Madurai, 6th February 1917.

E. F. THOMAS,  
Secretary.

No. 3.—In virtue of the power delegated under clause V of Government Notification No. 405, dated 15th July 1916, and in pursuance of Notification No. 3, dated 26th February 1916, published on page 519-520 of the Part II, of the Gazette, dated 15th February 1916, the Commissioner of Salt, Alibori and Separate Revenue, hereby prohibits, under section 8 of the Alibori Act I of 1905, the transport, except under a permit granted by an officer duly authorized in that behalf, of country spirits from and into the local areas respectively mentioned below:—

Area from which transport is prohibited.

Area into which transport is prohibited.

The non-estate lands of the Garjjan, Vengayyan and Gudumari Districts.

The estate lands of the Garjjan, Vengayyan and Gudumari Districts.

Police and agency and Company agency of the Vengayyan district, including the Konda and Konda estates of the K. Vengayyan Samudra and Konda estates and Konda estates of the Mungai Samudra and the entire portion of the Parvathipuram Agency.

The revenue portion of the Vengayyan District.



Serial number.	Taluk.	Name of village.	Serial number.	Taluk.	Name of village.
1	Madura ..	Arinjenduram.	22	Thiruvannamalai ..	Tamir Parthipatti.
2	Do. ..	Valluripatti.	23	Do. ..	Arinjenduram.
3	Do. ..	Valluripatti.	24	Do. ..	Arinjenduram.
4	Do. ..	Valluripatti.	25	Do. ..	Arinjenduram.
5	Do. ..	Valluripatti.	26	Do. ..	Arinjenduram.
6	Do. ..	Valluripatti.	27	Do. ..	Arinjenduram.
7	Do. ..	Valluripatti.	28	Do. ..	Arinjenduram.
8	Do. ..	Valluripatti.	29	Do. ..	Arinjenduram.
9	Do. ..	Valluripatti.	30	Do. ..	Arinjenduram.
10	Do. ..	Valluripatti.	31	Do. ..	Arinjenduram.
11	Do. ..	Valluripatti.	32	Do. ..	Arinjenduram.
12	Do. ..	Valluripatti.	33	Do. ..	Arinjenduram.
13	Do. ..	Valluripatti.	34	Do. ..	Arinjenduram.
14	Do. ..	Valluripatti.	35	Do. ..	Arinjenduram.
15	Do. ..	Valluripatti.	36	Do. ..	Arinjenduram.
16	Do. ..	Valluripatti.	37	Do. ..	Arinjenduram.
17	Do. ..	Valluripatti.	38	Do. ..	Arinjenduram.
18	Do. ..	Valluripatti.	39	Do. ..	Arinjenduram.
19	Do. ..	Valluripatti.	40	Do. ..	Arinjenduram.
20	Do. ..	Valluripatti.	41	Do. ..	Arinjenduram.
21	Do. ..	Valluripatti.	42	Do. ..	Arinjenduram.
22	Do. ..	Valluripatti.	43	Do. ..	Arinjenduram.
23	Do. ..	Valluripatti.	44	Do. ..	Arinjenduram.
24	Do. ..	Valluripatti.	45	Do. ..	Arinjenduram.
25	Do. ..	Valluripatti.	46	Do. ..	Arinjenduram.
26	Do. ..	Valluripatti.	47	Do. ..	Arinjenduram.
27	Do. ..	Valluripatti.	48	Do. ..	Arinjenduram.
28	Do. ..	Valluripatti.	49	Do. ..	Arinjenduram.
29	Do. ..	Valluripatti.	50	Do. ..	Arinjenduram.
30	Do. ..	Valluripatti.	51	Do. ..	Arinjenduram.
31	Do. ..	Valluripatti.	52	Do. ..	Arinjenduram.
32	Do. ..	Valluripatti.	53	Do. ..	Arinjenduram.
33	Do. ..	Valluripatti.	54	Do. ..	Arinjenduram.
34	Do. ..	Valluripatti.	55	Do. ..	Arinjenduram.
35	Do. ..	Valluripatti.	56	Do. ..	Arinjenduram.
36	Do. ..	Valluripatti.	57	Do. ..	Arinjenduram.
37	Do. ..	Valluripatti.	58	Do. ..	Arinjenduram.
38	Do. ..	Valluripatti.	59	Do. ..	Arinjenduram.
39	Do. ..	Valluripatti.	60	Do. ..	Arinjenduram.
40	Do. ..	Valluripatti.	61	Do. ..	Arinjenduram.
41	Do. ..	Valluripatti.	62	Do. ..	Arinjenduram.
42	Do. ..	Valluripatti.	63	Do. ..	Arinjenduram.
43	Do. ..	Valluripatti.	64	Do. ..	Arinjenduram.
44	Do. ..	Valluripatti.	65	Do. ..	Arinjenduram.
45	Do. ..	Valluripatti.	66	Do. ..	Arinjenduram.
46	Do. ..	Valluripatti.	67	Do. ..	Arinjenduram.
47	Do. ..	Valluripatti.	68	Do. ..	Arinjenduram.
48	Do. ..	Valluripatti.	69	Do. ..	Arinjenduram.
49	Do. ..	Valluripatti.	70	Do. ..	Arinjenduram.
50	Do. ..	Valluripatti.	71	Do. ..	Arinjenduram.
51	Do. ..	Valluripatti.	72	Do. ..	Arinjenduram.
52	Do. ..	Valluripatti.	73	Do. ..	Arinjenduram.
53	Do. ..	Valluripatti.	74	Do. ..	Arinjenduram.
54	Do. ..	Valluripatti.	75	Do. ..	Arinjenduram.
55	Do. ..	Valluripatti.	76	Do. ..	Arinjenduram.
56	Do. ..	Valluripatti.	77	Do. ..	Arinjenduram.
57	Do. ..	Valluripatti.	78	Do. ..	Arinjenduram.
58	Do. ..	Valluripatti.	79	Do. ..	Arinjenduram.
59	Do. ..	Valluripatti.	80	Do. ..	Arinjenduram.
60	Do. ..	Valluripatti.	81	Do. ..	Arinjenduram.
61	Do. ..	Valluripatti.	82	Do. ..	Arinjenduram.
62	Do. ..	Valluripatti.	83	Do. ..	Arinjenduram.
63	Do. ..	Valluripatti.	84	Do. ..	Arinjenduram.
64	Do. ..	Valluripatti.	85	Do. ..	Arinjenduram.
65	Do. ..	Valluripatti.	86	Do. ..	Arinjenduram.
66	Do. ..	Valluripatti.	87	Do. ..	Arinjenduram.
67	Do. ..	Valluripatti.	88	Do. ..	Arinjenduram.
68	Do. ..	Valluripatti.	89	Do. ..	Arinjenduram.
69	Do. ..	Valluripatti.	90	Do. ..	Arinjenduram.
70	Do. ..	Valluripatti.	91	Do. ..	Arinjenduram.
71	Do. ..	Valluripatti.	92	Do. ..	Arinjenduram.
72	Do. ..	Valluripatti.	93	Do. ..	Arinjenduram.
73	Do. ..	Valluripatti.	94	Do. ..	Arinjenduram.
74	Do. ..	Valluripatti.	95	Do. ..	Arinjenduram.
75	Do. ..	Valluripatti.	96	Do. ..	Arinjenduram.
76	Do. ..	Valluripatti.	97	Do. ..	Arinjenduram.
77	Do. ..	Valluripatti.	98	Do. ..	Arinjenduram.
78	Do. ..	Valluripatti.	99	Do. ..	Arinjenduram.
79	Do. ..	Valluripatti.	100	Do. ..	Arinjenduram.

Board of Revenue (Land Revenue),  
Madras, 12th February 1917.

M. E. CALE,  
Secretary.

In execution of the powers delegated to it under clause 2 in section 4 of the Madras Survey and Land Revenue Act, 1907, the Board of Revenue appoints the Special Deputy Tahsildars employed in execution with the survey of estates in the Tiruchengudi and the Chittoor districts, to be Survey Officers under the Act, within the limits of their respective districts.

Board of Revenue (Land Revenue),  
Madras, 12th February 1917.

H. M. F. CALE,  
Secretary.

## MILITARY NOTIFICATIONS.

### REPORTS OF DISMISSALS.

Enquiry of a deserter or absconder without leave from the 1st Battalion, the Durham Light Infantry, dated at Newcastle, this 15th day of February 1917.

Number, rank and name, 21813, Private Andrew Debbins; age, 31 years 7 months; height, 5 feet 11 inches; colour of complexion, fresh; hair, dark brown; eyes, hazel; build, medium; date of enlistment, 20th April 1914; place of enlistment, Berwick on Tyne; month and season in which born, November, Lancashire; date of desertion or absence 15th February 1917; place of desertion or absence, Newcastle; marks, nil; under three years' service.

Enquiry of a deserter or absconder without leave from the 1st Battalion, the Durham Light Infantry, dated at Newcastle, this 15th day of February 1917.

Number, rank and name, 21813, Private William Whitehead; age, 36 years 8 months; height, 5 feet 11 inches; colour of complexion, fresh; hair, brown; eyes, hazel; build, medium; date of enlistment, 20th March 1915; place of enlistment, Glasgow; month and season in which born, August, Glasgow; date of desertion or absence, 15th February 1917; place of desertion or absence, Newcastle; marks, three small scars below right shoulder blade; under two years' service.

S. V. BERTON, Lieut.,  
Commanding Depot, 1st Battalion, The Durham Light Infantry.

Enquiry of a deserter or absconder without leave from the 1st Battalion, the Durham Light Infantry, dated at Newcastle, this 15th day of February 1917.

Number, rank and name, 21813, C.Q.M. Surgt. A. Paine; age, 39 years 2 months; height, 5 feet 8 inches; colour of complexion, fresh; hair, dark brown; eyes, hazel; build, medium; date of enlistment, 20th October 1917; place of enlistment, London; month and season in which born, London, County of St. John; date of desertion or absence, night of 18-19th December 1916; place of desertion or absence, Harwich Barracks, Loughs; marks, three small scars on right forearm, none right chin; under twenty-one years' service.

W. B. BERTON, Captain and Adjutant,  
for Commanding 1st Battalion, The Durham Light Infantry.

Enquiry of a deserter or absconder without leave from the 1st Battalion, the Durham Light Infantry, dated at Newcastle, this 15th day of February 1917.

Number, rank and name, 21813, Private J. Thornton; age, 30 years; height, 5 feet 11 inches; colour of complexion, fresh; hair, brown; eyes, hazel; build, medium; date of enlistment, 19th August 1916; place of enlistment, London; month and season in which born, St. John, London; date of desertion or absence, 4th May 1917; place of desertion or absence, Harwich Barracks, Loughs; marks, tattoo and large scar on left forearm; wound and several other discharges on right forearm; scar on left cheek; under three years' service.

H. BERTON, Captain,  
Staff Officer, Loughs.

OFFICIAL ADVERTISEMENTS.

MEDICAL DEPARTMENT.

TENDERS FOR SUPPLY OF FURNITURE.

Sealed tenders for the supply of furniture to the Hospitals, Lunatic Asylum and Medical School specified in the enclosed schedule, for the period from 1st April 1917 to 31st March 1918 will be received by the Principal Assistant to the Surgeon-General with the Government of Madras up to 12 o'clock noon on Thursday, 16th March 1917, and opened in the presence of those who may choose to attend at the office of the Surgeon-General with the Government of Madras at Temple Street, Royapettah.

1. Offer to be accompanied by "Tender for supply of furniture to the Madras Government Hospital, Medical School and Lunatic Asylum."

2. Tender must not only contain the rate but the total value of the items of supply.

3. Tender must be accompanied by an earnest security money of Rs. 200 (in Government promissory note or Bank receipt); and, in default of such deposit, the tender will be rejected, and will any tender be received after the date fixed for the opening of tenders. Earnest will be returned. The deposit will be returned to the successful tenderer immediately and to the others as soon as they have lodged the security mentioned in paragraph 4.

4. No tender shall be allowed to withdraw their tenders for the space of thirty days from the date thereof; and, in the event of their so doing, their deposit shall be forfeited to Government.

5. The successful tenderer must, within three days from date of receiving notification that his tender has been accepted, lodge security, viz., 50 per cent on the total value of the article, failing which his deposit will be forfeited to Government.

6. No advance of cash will be made to the contractor.

7. Bills or promissories will be passed by the Assistant-General for payment at the Madras Bank when delivery of the article.

8. A fine not exceeding Rs. 50 will be levied for any infringement of the stipulations of the tender, and, if frequently repeated, the contract will be annulled and the security forfeited to Government.

9. The contract must not be sublet. The contractor's security will be returned to him immediately on completion of his contract.

10. The Surgeon-General reserves to himself the right of rejecting tenders without assigning any reason for so doing.

11. The successful competitor will be required to pay the value of the proper stamp duty on the contract.

12. The Government promissory notes lodged as earnest money as security deposit for a period of twelve months or less shall not be returned, even to the Surgeon-General with the Government of Madras, but shall remain in the name of the depositor. Government will appropriate or cancel the notes as per G.O. No. 3385, dated 1st March 1906, authority to that effect being duly returned in the contract or other documents submitted by the depositor.

13. With reference to the stipulations contained in the preceding paragraph No. 12, the tenderer should attach a certificate to his schedule to the following effect:—  
"I, the undersigned, agree to have the earnest security, if in the Government promissory notes, submitted to Government in case of my failure to undertake the contract."

SCHEDULE.

Institutions.	Furniture.		Earnest security money.	Remarks.
	Probable requirement of each institution during the year.	Probable quantity to be ordered for by the authorities.		
	1916.	1917.	Rs.	
General Hospital .. ..	110			[4] Information as to documents, etc., of furniture may be had on personal application at the Hospital concerned. The work must be well done and ready for use.
Lunatic Asylum .. ..	210			
Voluntary Trenchard Hospital .. ..	10			
Chelmsford Hospital .. ..	10	110	200	
Leprosy Hospital .. ..	10			
Surgeon-General's Hospital .. ..	40			[5] There should be only one rate for the requirement of all the institutions. Invoices of goods, etc., at cost.
Lunatic Asylum, Madras .. ..	110			
Medical School, Royapettah .. ..	0			

(By order)

G. A. F. MINFORTH, Major, I.M.S.,  
Principal Assistant to the Surgeon-General.

Madras, 24th February 1917.

[18]











Articles.	Minimum quantity required.	Current prices.	Remarks.
<b>Food and Bedding.</b> (Quantities shown in this group represent rates for one twelve months' supply)—and.			
Flour, <i>...</i>	...	...	If the whole of this group is included in one tender, the lot will be treated as several tenders.
Beans, <i>...</i>	...	...	
Chick peas, <i>...</i>	...	...	
Chick peas, <i>...</i>	...	...	
Chick peas, <i>...</i>	...	...	
...	...	...	Do. Do. 25 do.
...	...	...	
...	...	...	
...	...	...	
...	...	...	
<b>Bedding and Clothing.</b> (Quantities shown in this group represent rates for one twelve months' supply)—and.			
Blankets, red or white, <i>...</i>	...	...	Do. Do. 25 do.
Blankets, red or white, <i>...</i>	...	...	
Blankets, red or white, <i>...</i>	...	...	
Blankets, red or white, <i>...</i>	...	...	
Blankets, red or white, <i>...</i>	...	...	
...	...	...	Do. Do. 25 do.
...	...	...	
...	...	...	
...	...	...	
...	...	...	

**For all articles of bedding and clothing sent to hospital.**

General Hospital, Madras,  
25th January 1917.

G. H. L. PALE, Major, I.M.S. (Retired),  
Senior Medical Officer.

#### GOVERNMENT VETERINARY VETERINARY HOSPITAL, MADRAS.

##### TENDERS FOR SUPPLY OF ARTICLES OF DIET AND OTHER DOMESTIC REQUIREMENTS.

Notice is hereby given that sealed tenders in duplicate will be received up to 6-30 o'clock (morning) on Tuesday 6th March 1917 by the Superintendent, Veterinary Veterinary Hospital, for the supply of the following articles:—

**First, Groceries and Provision, Groceries**—consists of articles which must be supplied in bulk within seven days after acceptance of tenders. Payment will be made on bills as soon after receipt as possible. **Second, Provision**—consists of articles of daily supply (supply to contractors from 1st April 1917 to 31st March 1918). An indent for each day's requirement will be given to the contractor. Payment will be made on monthly bills.

**Third, Bedding and Clothing**—consists of articles to be indicated for in quantities as required. Payment will be made on monthly bills. Supplies to contractors from 1st April 1917 to 31st March 1918.

1. The articles required are detailed in the classified schedule annexed, and information as to samples, etc., may be had on personal application at the hospital.

2. Tenders will be opened by the Superintendent at the Veterinary Veterinary Hospital at the specified time in the presence of those interested who may choose to attend.

3. Tenders to be submitted in the manner specified in paragraph 1 and on the reverse the words "Tenders for Hospital Supplies" written. Each tender must contain not only the rates, but the total value of each item of supply entered in a separate column, the items in which must be detailed up showing the appropriate value of each entire tender.

4. Each tender must be accompanied by a deposit (the Government Permit money or Bank receipt) as a security for the amount of the tender. When several articles are tendered for, the deposit must be for the total amount of tender money will be returned. In default of such deposit the tender will be rejected, and will not be returned. The deposit will be returned to successful tenders immediately and to the others as soon as they have lodged the security mentioned in paragraph 4.

5. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof, and, in the event of his so doing, his deposit shall be forfeited to Government.

6. The successful tenderer must within three days from date of receiving intimation that his tender has been accepted, lodge security, viz. 10 per cent on the total value of the articles, failing which his deposit will be forfeited to Government.

7. No advance of cash will be made to the contractor.

8. Bills on presentation will be paid by the Assistant-General for payment to the Madras Bank after delivery of the articles.

9. A 10 per cent discount on deposit money will be levied for any infringement of the provisions of the bond, and, if frequently repeated, the contract will be annulled and the security forfeited to Government.

10. The contract must not be sublet. The contractor's security, if not refunded, will be returned to him immediately on completion of his contract.

11. The Government reserves the right to decline or accept the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reason for so doing.

12. The Superintendent also reserves to himself the right of rejecting tenders without assigning any reason for so doing.

14. The successful competitor will be required to pay the value of the proper stamp duty on the contract.

10. Government promissory notes lodged as earnest-money or security deposit for a period of twelve months or less shall not be returned over to the Superintendent but shall remain in the name of the deposit. Government will appropriate or cancel the notes on page 60 of No. 3385, dated 31st March 1890, authority to that effect being duly entered in the contract, or other document submitted by the depositor.

24. With reference to the regulations contained in the preceding paragraph 13, the employer should attach a certificate in his schedule or schedules to the following effect:—

<sup>22</sup> If, the lender, agrees to lend the money only if no government preliminary tests or bank receipts are obtained by Government in case of any failure it voids the contract.<sup>23</sup>

17. No articles shall be supplied to the hospital except on authority signed by the Superintendent or by some responsible person authorized by him in writing to do so.

13. Printed forms of tickets can be had on application at the Voluntary Venereal Hospital, *Medico*.

18. If approved and tender accepted, the samples received will be treated as part of the supply. If rejected, the samples will be paid for at the tender value. Tenderers are directed to understand that, if the tender is accepted, the balance of the article or articles required must be in every way equal to the approved sample. The opinion of the Superintendent is to be final on this point.

20. The number or quantity referred in the Form of tender is the maximum number or quantity which the dependent contractor undertakes to require to be supplied, but the contractor will be under an obligation to supply such larger number or increased quantity as the Superintendent may require him to supply up to 10 per cent.

## Summary

[illegible]

4. When the test is extended after all is said and

<sup>10</sup> <http://www.fishbase.org> (accessed 15 May 2007).

<sup>(10)</sup> Thick string great weight will not pass 28 lb. Only such string will be accepted. The feet of the string upon be submitted when under a being passed by the Medical Officer. Don't's Book will not be accepted as motion under any

Articles.	Possible quantity more or less required.	Current Supply.	Remarks.
Vegetables, country, varied daily, of such description as may be procurable during the year, estimated weight .. .. .	Rs. 1,200	0	
Buttery sundries, (quantity used in this group estimated 10 months supply).			
Beans, Turkey, red (various) with narrow black band, 14 white each .. .. .	250	10	

Government Veterinary General Hospital,  
Madras, 18th February 1917.

T. M. K. NEDUNGADE,  
Superintendent.

#### GOVERNMENT LEPACETIC ANTIUM, MADRAS.

##### TENDERS FOR SUPPLY OF ARTICLES AS DETAILED AND GENERAL REQUISITE REQUIREMENTS.

Notice is hereby given that sealed tenders in duplicate will be received up to 5-30 a'clock (noon) on Friday, the 10th March 1917, by the Superintendent, Government Lepacetic Antium, Madras, for the supply of the following articles:—

1. *Art. 1, Article 2.*—Consists of articles which must be supplied in bulk within seven days after acceptance of tenders. Payment will be made on bills as soon after receipt as possible.

2. *Art. 3, Article 4.*—Consists of perishable articles of daily supply (supply to continue from 1st April 1917 to 31st March 1918). An indent for each day's requirement will be given to the contractor. Payment will be made on monthly bills.

3. *Art. 5, Article 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.*—Consists of articles to be submitted for in quantities as required. Payment will be made on monthly bills. Supplies to continue from 1st April 1917 to 31st March 1918.

4. The articles required are detailed in the classified schedule annexed, and information as to samples, etc., may be had on personal application at the Antium.

5. A separate notice must be sent in for each article.

6. Tenders will be opened by the Superintendent at the Government Lepacetic Antium, at the appointed time in the presence of three witnesses who may choose to attend.

7. Tenders to be submitted in the manner specified in paragraph 1 and on the envelope the words "Tenders for supply supplies" written. Each tender must indicate not only the rates, but the total value of each class of supply entered in a separate column, the date in which must be included up showing the aggregate value of each entire tender.

8. Each tender must be accompanied by a deposit in Government treasury note or Bank receipt or receipt-money of the amount noted against each article. When several articles are tendered for, one Bank receipt for the total amount of deposit money will be received. In default of such deposit the tender will be rejected, nor will any tender be received after the time fixed for the opening of tenders. The cost will be returned. This deposit will be returned to successful tenders immediately and to the others as soon as they have lodged the security mentioned in paragraph 9.

9. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof, and, in the event of his so doing, his deposit shall be forfeited to Government.

10. The successful tenderer must, within three days from date of receiving intimation that his tender has been accepted, lodge security, viz., 10 per cent on the total value of the articles, failing which his deposit will be forfeited to Government.

11. No advance of cash will be made to the contractor.

12. Rule of preference will be passed by the Deputy Assistant General for payment at the Madras Bank after delivery of the articles.

13. A fee, not exceeding 10 per cent of deposit money, will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be annulled and the security forfeited to Government.

14. The contract must not be sublet. The contractor's security will be returned to him immediately on completion of his contract.

15. The Deputy Assistant General reserves to himself the right to accept or reject the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reason for so doing.

16. The Superintendent also reserves to himself the right of rejecting tenders without assigning any reason for so doing.

17. The successful contractor will be required to pay the value of the proper stamp duty on the contract.

18. Government treasury notes lodged as receipt-money or security deposit for a period of twelve months or less shall not be entered into by the Superintendent, but shall remain in the name of the contractor. Government will appropriate or cancel the notes as per G.O. No. 1356, dated 24th March 1915, and hereby to that effect being duly entered in the account of either document presented by the contractor.

19. With reference to the stipulations contained in the preceding paragraph No. 18, the tenderer shall attach a certificate to his schedule of articles to the following effect:—

"I, the tenderer, agree to deposit the receipt-money, if in Government treasury notes or Bank notes, deposited in Government in case of my failure to undertake the contract. I further undertake to supply a portion of any article equal to 10 per cent on value of the specified in my tender and at the same rate should I be required to do so by the Superintendent."

20. The article shall be supplied to the Antium through an authority signed by the Superintendent or by some responsible person authorized by him in writing to do so.

21. Printed form of tender can be had on application at the Government Lepacetic Antium, Madras.





[illegible]

Articles	Probable quantity required.	Estimated deposit.	Remarks.
<b>Schedule A (Articles shown in this group represent twelve months' supply.)</b>			
Tobacco .. .. .	20	20	If the whole of this group is included in one tender, Rs. 40 will be received as amount deposit.
Tinned butter .. .. .	200	200	
Condensed milk .. .. .	20	20	
Tea, whole leaf .. .. .	20	20	
Tea, whole leaf, large .. .. .	20	20	
White sugar .. .. .	20	20	
White rice .. .. .	20	20	
White rice .. .. .	20	20	If the whole of this group is included in one tender, Rs. 10 will be received as amount deposit.
White rice .. .. .	20	20	
White rice .. .. .	20	20	
White rice .. .. .	20	20	
White rice .. .. .	20	20	
White rice .. .. .	20	20	
White rice .. .. .	20	20	
White rice .. .. .	20	20	
<b>Schedule B (Articles shown in this group represent twelve months' supply.)</b>			
Flour .. .. .	200	200	If the whole of this group is included in one tender, Rs. 10 will be received as amount deposit.
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	
<b>Schedule C (Articles shown in this group represent twelve months' supply.)</b>			
Flour .. .. .	200	200	If the whole of this group is included in one tender, Rs. 10 will be received as amount deposit.
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	
Flour .. .. .	200	200	

Government Engineer, Madras, 20th February 1917. C. R. S. PALE, Major, I.M.S. (Retired), Superintendent.

GOVERNMENT LEPER HOSPITAL, MADRAS.

**TENDERS FOR THE SUPPLY OF ARTICLES OF DIET AND OTHER HOSPITAL REQUISITES.**

Notices are hereby given that sealed tenders will be received up to 4-30 a.m. on Friday, the 2nd March 1917, by the Superintendent, Government Leper Hospital, for the supply of articles as per schedule A and B, viz.

Schedule A consisting of articles which must be supplied on bulk within seven days from date of order. Payments will be made in full after delivery. Schedule B and C consisting of perishable articles of diet, etc., which will be included for monthly or daily in quantities as specified. The supplies are to continue for twelve months from 1st April 1917 to 31st March 1918 and payments for the same will be made on monthly bills. Samples of all articles may be seen at the hospital between 7 and 10 a.m.

1. The rate of each article with the description given in this notice must be separately quoted in the tender and the total value of each item of supply entered in a separate column, the items in which must be itemized, showing the aggregate value of each article tendered.

2. If the successful tenderer for any article specified in schedule A shall fail to deliver the same within ten days from date of the order, his earnest money will be forfeited to Government.

3. Tenders, which should be in duplicate, must be accompanied with samples of each article tendered for, these of rice being at least ten measures, and those of cloth whole pieces. Each tender must be accompanied by a Bank of Madras deposit receipt or Government promissory note equal to 10 per cent. of the total value of the tender, and in default of such deposit the tender will be rejected. The deposit will be returned to the successful tenderer.

4. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof; and in the event of his so doing his deposit shall be forfeited to Government.

5. The successful tenderer or tenderers for perishable articles, tendered under the "monthly" system, will be required to execute a bond for the due fulfillment of the contract, and to pay the money due

therein. The contractor shall be required to have ready the articles of daily supply, which must be fresh and of good quality, at 7-10 a.m., for inspection by the Superintendent or any officer appointed by him. No advance of cash will be made to contractors.

7. A fine not exceeding 50 per cent of the deposit money will be levied for any infringement of the stipulations of the bond, and, if frequently repeated, the contract will be cancelled, and the security forfeited to Government.

8. The security deposit will be placed in the Government Savings Bank and will be returned to the contractor, together with any interest that shall have accrued thereon, after the completion of the contract.

9. The contract must not be subject without the express sanction in writing of the Superintendent.

10. The Superintendent reserves to himself the right to reject any tender or to decline to accept the tender for any and or more of the articles tendered for by the tenderer without assigning any reason for so doing.

11. With reference to the stipulations contained in the foregoing paragraphs the tenderer should attach a guarantee to his tender to the following effect:—

I, the tenderer, agree to have the amount money tendered to Government in case of my failure to tender to the tenderer. I further undertake to supply a quantity of any article equal to 25 per cent in excess of that specified in my tender, and at the same rate, should I be required to do so by the Superintendent.

#### SCHEDULE A.

##### Daily supply.

No.	Name of article.	Quantity.	Unit.	No.	Name of article.	Quantity.	Unit.
1	Anyam...	100 lb	Do	11	Egg, country...	100	Do
2	Beef...	100	Do	12	Butter...	100	Do
3	Coffee...	100	Do	13	Tea...	100	Do
4	Ground...	100	Do	14	Oil...	100	Do
5	Onion...	100	Do	15	Garlic...	100	Do
6	Pepper...	100	Do	16	Mustard...	100	Do
7	Onion...	100	Do	17	Onion...	100	Do
8	Onion...	100	Do	18	Onion...	100	Do
9	Onion...	100	Do	19	Onion...	100	Do
10	Onion...	100	Do	20	Onion...	100	Do

##### Special delivery.

21	Coffee...	100	Do	22	Onion...	100	Do
23	Onion...	100	Do	24	Onion...	100	Do

##### Household requisites.

25	Onion...	100	Do	26	Onion...	100	Do
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##### Hospital requisites, etc.

27	Onion...	100	Do	28	Onion...	100	Do
29	Onion...	100	Do	30	Onion...	100	Do
31	Onion...	100	Do	32	Onion...	100	Do
33	Onion...	100	Do	34	Onion...	100	Do
35	Onion...	100	Do	36	Onion...	100	Do
37	Onion...	100	Do	38	Onion...	100	Do
39	Onion...	100	Do	40	Onion...	100	Do
41	Onion...	100	Do	42	Onion...	100	Do
43	Onion...	100	Do	44	Onion...	100	Do
45	Onion...	100	Do	46	Onion...	100	Do
47	Onion...	100	Do	48	Onion...	100	Do
49	Onion...	100	Do	50	Onion...	100	Do
51	Onion...	100	Do	52	Onion...	100	Do
53	Onion...	100	Do	54	Onion...	100	Do
55	Onion...	100	Do	56	Onion...	100	Do
57	Onion...	100	Do	58	Onion...	100	Do
59	Onion...	100	Do	60	Onion...	100	Do
61	Onion...	100	Do	62	Onion...	100	Do
63	Onion...	100	Do	64	Onion...	100	Do
65	Onion...	100	Do	66	Onion...	100	Do
67	Onion...	100	Do	68	Onion...	100	Do
69	Onion...	100	Do	70	Onion...	100	Do
71	Onion...	100	Do	72	Onion...	100	Do
73	Onion...	100	Do	74	Onion...	100	Do
75	Onion...	100	Do	76	Onion...	100	Do
77	Onion...	100	Do	78	Onion...	100	Do
79	Onion...	100	Do	80	Onion...	100	Do
81	Onion...	100	Do	82	Onion...	100	Do
83	Onion...	100	Do	84	Onion...	100	Do
85	Onion...	100	Do	86	Onion...	100	Do
87	Onion...	100	Do	88	Onion...	100	Do
89	Onion...	100	Do	90	Onion...	100	Do
91	Onion...	100	Do	92	Onion...	100	Do
93	Onion...	100	Do	94	Onion...	100	Do
95	Onion...	100	Do	96	Onion...	100	Do
97	Onion...	100	Do	98	Onion...	100	Do
99	Onion...	100	Do	100	Onion...	100	Do

##### Building and stock.

101	Onion...	100	Do	102	Onion...	100	Do
103	Onion...	100	Do	104	Onion...	100	Do
105	Onion...	100	Do	106	Onion...	100	Do
107	Onion...	100	Do	108	Onion...	100	Do
109	Onion...	100	Do	110	Onion...	100	Do
111	Onion...	100	Do	112	Onion...	100	Do
113	Onion...	100	Do	114	Onion...	100	Do
115	Onion...	100	Do	116	Onion...	100	Do
117	Onion...	100	Do	118	Onion...	100	Do
119	Onion...	100	Do	120	Onion...	100	Do
121	Onion...	100	Do	122	Onion...	100	Do
123	Onion...	100	Do	124	Onion...	100	Do
125	Onion...	100	Do	126	Onion...	100	Do
127	Onion...	100	Do	128	Onion...	100	Do
129	Onion...	100	Do	130	Onion...	100	Do
131	Onion...	100	Do	132	Onion...	100	Do
133	Onion...	100	Do	134	Onion...	100	Do
135	Onion...	100	Do	136	Onion...	100	Do
137	Onion...	100	Do	138	Onion...	100	Do
139	Onion...	100	Do	140	Onion...	100	Do
141	Onion...	100	Do	142	Onion...	100	Do
143	Onion...	100	Do	144	Onion...	100	Do
145	Onion...	100	Do	146	Onion...	100	Do
147	Onion...	100	Do	148	Onion...	100	Do
149	Onion...	100	Do	150	Onion...	100	Do

\* The first instalment of supply is in April 1917 and the second in July 1917.

Coffee, sugar, and other goods, to be supplied by contractors to be selected from 1st April 1917 to 31st March 1918.

REMARKS B.

Monthly supply.

No.	Name of article.	Quality.	Quantity more or less.	No.	Name of article.	Quality.	Quantity more or less.
16	Beavers, pelts	Long .. ..	20	60	Oil, kerosene ..	New and pure ..	100
17	Beavers, skins	Cleaned .. ..	20	61	Oil, kerosene ..	.....	20
18	Beavers, skins	Cleaned .. ..	40	62	Oil, kerosene ..	.....	40
19	Beavers, skins	.....	40	63	Oil, kerosene ..	.....	700
20	Beavers, skins	.....	40	64	Oil, kerosene ..	.....	600
21	Beavers, skins	.....	40	65	Oil, kerosene ..	.....	400
22	Beavers, skins	.....	40	66	Oil, kerosene ..	.....	40
23	Beavers, skins	.....	40	67	Oil, kerosene ..	.....	40
24	Beavers, skins	.....	40	68	Oil, kerosene ..	.....	40
25	Beavers, skins	.....	40	69	Oil, kerosene ..	.....	40
26	Beavers, skins	.....	40	70	Oil, kerosene ..	.....	40
27	Beavers, skins	.....	40	71	Oil, kerosene ..	.....	40
28	Beavers, skins	.....	40	72	Oil, kerosene ..	.....	40
29	Beavers, skins	.....	40	73	Oil, kerosene ..	.....	40

\* Beavers 20 lbs.

† Beavers 20 lbs. per unit from the 1st.

REMARKS C.

Daily supply.

No.	Name of article.	Quality.	Quantity more or less.	No.	Name of article.	Quality.	Quantity more or less.
74	Beavers, skins	.....	40	87	Beavers, skins	.....	40
75	Beavers, skins	.....	40	88	Beavers, skins	.....	40
76	Beavers, skins	.....	40	89	Beavers, skins	.....	40
77	Beavers, skins	.....	40	90	Beavers, skins	.....	40
78	Beavers, skins	.....	40	91	Beavers, skins	.....	40
79	Beavers, skins	.....	40	92	Beavers, skins	.....	40
80	Beavers, skins	.....	40	93	Beavers, skins	.....	40
81	Beavers, skins	.....	40	94	Beavers, skins	.....	40
82	Beavers, skins	.....	40	95	Beavers, skins	.....	40
83	Beavers, skins	.....	40	96	Beavers, skins	.....	40
84	Beavers, skins	.....	40	97	Beavers, skins	.....	40
85	Beavers, skins	.....	40	98	Beavers, skins	.....	40
86	Beavers, skins	.....	40	99	Beavers, skins	.....	40
100	Beavers, skins	.....	40	100	Beavers, skins	.....	40

Government Lager Hospital, Madras,  
10th February 1917.

G. D. POHAY,  
Superintendent.

SALE OF GOVERNMENT SANDALWOOD IN THE NORTH COMBATORE DISTRICT.

The following approximate quantities of cleared sandalwood (bilata, roots, chips and dust) will be put up to auction by the District Forest Officer, North Combatore, at the Forest Depot at Sattapattanam, 45 miles by road from the Combatore railway station, on Monday the 12th March 1917 at 10 a.m.

2. The sandalwood will be sorted and classified into the different classes stated below and each class will be put up to auction separately in one lot. Bidders as to the approximate quantities available under each class are also stated below. Purchasers are advised to inspect the wood and lot put up for sale and they shall accept the classification made in the depot as final. No complaint of any kind will afterwards be admitted.

Class and name.	Description.	Approximate quantity available for sale.
<i>Condiments condensed.</i>		
I. Veget. Bafis, or first class Bafis.	Round Bafis weighing not less than 30 lb.	7, 000 0
II. Onion Bafis, or second class Bafis.	Round Bafis weighing not less than 30 lb.	1 4 0
III. Peas, or third class Bafis.	Bafis weighing not less than 5 lb.	6 3 3
IV. Garlic or short Bafis.	Round Bafis weight being immaterial.	7 4 0
V. White Bafis.	Bafis of 10 lb. and over with round shape, such as heads, small roots and stalks.	20 27 0
VI. Banged.	White, with some defects, such as heads, small roots and stalks.	20 20 0
VII. Bafis, first class.	Weighting not less than 30 lb.	5 17 0
VIII. Do. second class.	Do. 3 lb.	6 10 0
IX. Do. third class.	Less than 3 lb. and off side roots.	7 10 0
X. Jaggery, first class.	Refined and sugar pieces weighing not less than 7 lb.	8 19 1
XI. Do. second class.	Refined and sugar pieces weighing not less than 7 lb.	4 17 0
XII. Ais bager.	Sourd and treated pieces weighing not less than 5 lb.	5 9 0
XIII. Chula.	Sourd and treated pieces weighing not less than 5 lb.	1 3 1
XIV. Ais Chula.	Chips and small pieces of pure heartwood.	0 8 0
XV. Bafis Chula.	Very small chips and small pieces of heartwood.	0 6 0
XVI. Mida Chula.	Largest chips of heartwood and exposed.	12 31 0
XVII. Pacha Bafis.	Small chips of heartwood and exposed.	17 4 0
XVIII. Bafis.	....	1 0 0
XIX. Chaga Bafis.	....	0 22 3
<i>Subjects condensed.</i>		
Bafis	.. .. .	5 1 3
Bafis	.. .. .	0 10 1
Chips	.. .. .	1 3 0
Bafis	.. .. .	0 0 1
Total ..		128 10 1

*Notes.*—The Bafis condensed is stored at Maragudi Depot, 18 miles from Ottomund railway station.

No person will be allowed to bid at the auction unless he furnishes an earnest money deposit of Rs. 4,000 (four thousand) at the time of sale and unless he signs his name in the sale notice to imply his acceptance of the conditions contained in that notice.

The deposit of earnest money will be returned to them at the conclusion of the sale.

4. The sale will be subject to confirmation by the Commissioner of Revenue who does not bind himself to accept the highest bidder. It is possible that the Commissioner of Revenue will himself be present at the time of sale and the result of sale will therefore be ascertained on the spot.

5. Each purchaser shall, immediately after a lot is knocked down to him, sign his name at foot of the sale list in the column provided for the purpose. Such signatures shall be held as an admission on his part of having bought the lot.

6. Immediately after the sale, each purchaser, if his offer has been accepted by the Commissioner of Revenue for that lot, will be furnished with a receipt showing the total amount due by him and shall reach the same, less the earnest deposit referred to above, into the Bank of Madras at Coimbatore, Ottomund or Madras within ten days from the date of receipt by him of the acknowledgment of the sale.

7. Should any purchaser fail to make the payment in full by the due date, the condensed purchased by him will be sold at his risk, the earnest deposit made by him, furnished to Government, and any loss resulting by such resale recovered from him as if it was an advance of loan money. Should however any profit arise by such resale, the defaulter shall not participate in it.

8. The purchaser must take delivery of the condensed after payment, within 15 days from the date of receipt by him of the order confirming the sale. If he or his authorized agent does not attend on the due date for the weighing of the condensed purchased, no further weighing will be made, i.e., no delays will be allowed and the weight ascertained at the time of sale must be accepted by him. If in every an arrangement an error should be found, the purchaser shall have no claim to the same.

9. On presenting the orders to the Range Office, Sotomangalam (the Collector's sub-office), and Bafis (the Bafis sub-office), for the payment in full of the value of the condensed purchased by each purchaser the wood will be weighed as it is, in the depot, in his presence or that of his authorized agent. No further weighing or classification of the condensed will be undertaken by the Forest Department and purchasers be allowed to claim any wood previous to weighing. The classification, during and weighing as determined by the Forest Department must be accepted. Should any delivery error after weighing the value of the delivery will be refunded to the purchaser so it is ascertained that it shall be paid for by him.

10. The purchaser shall bear the cost of transport at the time of delivery.
11. The purchaser will be allowed one week from the date of delivery after weighing to remove the wood during which period, it will be kept in the depot at his risk. If the purchaser fails to remove all the wood within that period, the same will be charged at the rate of Rs. 5 (five) per thousand the 20th April 1917, after which date any unremoved remaining wood will become the property of Government.
12. No unremoved can be removed from the depot till a Tansen to remove unremoved, signed by the officer of the Forest Department who weighed it in the wood, shall have been obtained and till every piece of unremoved that can be stacked has been stacked with the district "side banner."
13. The officer conducting the sale shall be at liberty to stop the sale at any time without giving any reason to the bidding purchaser.
14. Further particulars can be had on application to the undersigned.

C. D. MCCARTNEY,

Governor of Forests, Madras Circle.

Coimbatore, 11th February 1917.

## SALE OF TAN BARK.

Tan rights to collect (1) kottai bark (Gusta fibula) in the reserve, and government of the South Arcot district, (2) avam bark (Gusta avamensis) in the closed ranges of the reserve of the district will be separately sold in public auction by the District Forest Officer, South Arcot and Tanjore District at Coimbatore, New Town, at 2 p.m. on Wednesday the 22nd of February 1917.

For further particulars, apply to the District Forest Officer, Coimbatore New Town.

E. A. CHENNAIAH,

District Forest Officer.

South Arcot, 10th February 1917.

## MADRAS STATIONERY DEPARTMENT.

## TENDERS FOR THE SUPPLY OF EMPTY DEALWOOD CASES FOR PACKING.

Bidders tenders for the supply of the undermentioned description of dealwood boxes for packing stationery articles during the year 1917-1918 will be received by the undersigned up to 12 noon on Thursday the 1st March 1917 :-

*Dealwood cases of different sizes for packing purposes.*

	Probable quantity required.
(a) With tin linings .. .. .	No. 1,000
(b) Without tin linings .. .. .	" 100

*N.B.—(i) The planks should be clearly even at thickness.*

*(ii) Payment will be made according to scale measurements.*

*(iii) The scale measurements of a case will be calculated by deducting one inch from each length of the outside measurements.*

*(iv) The top, side and bottom planks should be strong; they should not be made of narrow planks putted up. The top planks should be supported by two cross pieces.*

*General conditions.*

1. Tenders should be accompanied "Tenders for dealwood cases for packing," and should specify the value at which the tenderer undertakes to supply the cases. They should be accompanied by a deposit of 5 per cent on the value of the tender. This deposit should be remitted into the Bank of Madras and the Bank's receipt attached to the tender. No money will be accepted.

2. A sample case in each of the patterns measuring about 30" x 18" x 12" should accompany the tender. It should be distinctly described and sealed with the name of the tenderer as label attached to it. Standard samples may be inspected at the Stationery office.

3. The dealwood cases should be delivered at the Stationery office, Madras, at the cost and risk of the tenderer.

4. The successful tenderer will be required to pay a security of 10 per cent on the value of his tender together with the necessary stamp duty and to sign a contract bond (form of which can be seen at the office) within fifteen days from the date of his being informed of the acceptance of his tender. In case of failure, or in the event of his withdrawal of his tender before tendering his deposit of 5 per cent delivered with the tender will be forfeited and forfeited to Government and his tender considered to be cancelled.

5. The serial privileges required will be stated in the orders given from time to time, agreeably to which the tenderer should supply the cases.

6. The Superintendent of Stationery reserves to himself the right of rejecting any tender without assigning any reason for so doing.

7. Form of tender and any further information can be obtained on application to the Stationery office on any office day between the hours of 11 a.m. and 5 p.m.

M. YOUNG,

Superintendent.

Stationery Office, Madras,  
10th February 1917.

## MADRAS STAMP AND STATIONERY DEPARTMENT.

## TENDERS FOR SUPPLY OF STAMP CASES AND STATIONERY ARTICLES, ETC.

Tenders for supply of stamp cases and stationery to and from the undermentioned places during the official year 1917-1918 will be received by the Superintendent of Stamps and Stationery, Madras, at his office up to 12 noon on Monday the 5th March 1917.

## (A) Rates for the occupancy of stationary articles.

Stationary Office (Old High Court Buildings) or (New Stationary Office)—

	and also area.	per 100 lb.
to the Salt Cellars .. .. .	.. .. .	.. .. .
to the Central Station .. .. .	.. .. .	.. .. .
to the Post-Office Force .. .. .	.. .. .	.. .. .
to the Offices of the Agent for Government Discharge .. .. .	.. .. .	.. .. .
to the Stationary Godowns in the Old Customs Shed .. .. .	.. .. .	.. .. .
to the Government Press, Mint Buildings .. .. .	.. .. .	.. .. .
to the Government Press Branch, Market Road .. .. .	.. .. .	.. .. .
to the Public Works Stores .. .. .	.. .. .	.. .. .
to the Beach Goods Station .. .. .	.. .. .	.. .. .
to the Beach Railway Station .. .. .	.. .. .	.. .. .
to the Ruyaputta Railway Station .. .. .	.. .. .	.. .. .
to other places not mentioned above within the limits of Madras, per mile or fraction of a mile.	.. .. .	.. .. .
to the Stationary Office Madras such as Perambalur .. .. .	.. .. .	.. .. .

For parcels below 100 lb.

Stationary Office (Old High Court Buildings) or (New Stationary Office)—

	and also area.	per package.
to the Salt Cellars .. .. .	.. .. .	.. .. .
to the Government Press, Mint Buildings .. .. .	.. .. .	.. .. .
to the Government Press Branch, Market Road .. .. .	.. .. .	.. .. .
to the Post-Office Force .. .. .	.. .. .	.. .. .
to the Ruyaputta Railway Station .. .. .	.. .. .	.. .. .
to the Beach Goods Station .. .. .	.. .. .	.. .. .
to the Beach Railway Station .. .. .	.. .. .	.. .. .
to other places not mentioned above within the limits of Madras.	.. .. .	.. .. .

## Filing charges.

Charges for receiving and filing in the Stationary Office (per case, Old High Court Buildings) or Customs Shed Godowns (per bale).

## (B) Rates for the occupancy of stamps.

Stamp Office—

	and also area.	per case
to the Ruyaputta Railway Station .. .. .	.. .. .	.. .. .
to the Beach Goods Shed .. .. .	.. .. .	.. .. .
to the Beach Station .. .. .	.. .. .	.. .. .
to the Salt Cellars .. .. .	.. .. .	.. .. .
to the Public Station .. .. .	.. .. .	.. .. .
to the Ruyaputta .. .. .	.. .. .	.. .. .
to the Salt Office, Madras .. .. .	.. .. .	.. .. .
to the Ruyaputta Railway Station .. .. .	.. .. .	.. .. .
to the Beach Goods Shed .. .. .	.. .. .	.. .. .
to the Beach Station .. .. .	.. .. .	.. .. .
to the Salt Cellars .. .. .	.. .. .	.. .. .
to the Public Station .. .. .	.. .. .	.. .. .
to the Ruyaputta .. .. .	.. .. .	.. .. .
to the Salt Office, Madras .. .. .	.. .. .	.. .. .
removing stamp cases from Superintendent's store for issue and arranging .. .. .	.. .. .	per case.
arranging and filing stamp cases (from England) and removing to Superintendent's store .. .. .	.. .. .	.. .. .
removing stamp cases from the packing room into the warehouse .. .. .	.. .. .	.. .. .
ready for arranging 30 stamp cases for addressing .. .. .	.. .. .	per ready.
weighing and loading 30 stamp cases at railway station .. .. .	.. .. .	.. .. .

## Filing charges.

Charges per case or bale (a) for removing and (b) for arranging stamp cases or bales in the godowns.

## Conditions.

1. Tender should be sent under sealed cover superscribed "Tender for occupancy of stamps and stationary articles, etc."
2. A deposit of Rs. 200 should be paid into the Bank of Madras and the receipt of the Bank annexed to the tender. This amount will be returned to the tenderer on the receipt of the required bond, or on his tender being rejected. Deposits in any other shape will not be accepted.
3. In the event of a tenderer withdrawing his tender before settlement his tender deposit will be forfeited to Government.
4. The successful tenderer will be required to furnish a security of Rs. 200 with the necessary stamp duty, and to execute a bond for the due performance of his contract within ten weeks from the date of intimation of the acceptance of his tender. If he fails to do so, the deposit amount received with his tender will be forfeited and his tender declared to be cancelled.
5. The form of security bond to be executed can be seen at the Stamp and Stationary Office.
6. The tenderer should be able to guarantee the return of the Superintendent of Stamps and Stationery or any other officer on his behalf within one hour's notice when not more than three carts are required, within three hours' notice when not more than six carts are required, and within six hours' notice when more than six carts are required for a trip during the day.

7. In case of goods despatched to and from the Stamp and Stationery Office, the contractor should take delivery as directed by the assigner and arrange and give, if required, the packages as directed by the assigner in their respective places within the premises of the office without extra charge.

8. All covers and boxes of papers intended for issue to the several branches of the Government Press on account of forms, etc., and those intended for national stationery, shall be taken delivery of by the contractor at the places where they are given to the printers and shall be conveyed into the marts by his own men at his own cost.

9. When packages are despatched to railway stations, the contractor should obtain the railway receipts and deliver them at the Stamp and Stationery Office on the same day that they are granted.

10. In the case of packages received from the Jails and marts offices the contractor should examine the goods if any and have the packages weighed in the presence of the Railway authorities before taking delivery of the packages and should bring promptly to the notice of the Superintendent any difference in weight, failing which he will be held responsible for the difference.

11. The Superintendent of Stamp and Stationery reserves to himself the right of rejecting any tender without assigning any reason for so doing.

12. For issues of tenders and other particulars, tenders should apply to the Stamp and Stationery Office on any other day between the hours of 11 a.m. and 5 p.m.

Stationery Office, Madras,  
16th February 1917.

M. YOUNG,  
Superintendent.

#### TENDERS FOR THE SUPPLY OF RAW SHELLS (LINE).

Notices is hereby given that sealed tenders for the supply of raw shells (line) will be received by the Executive Engineer, South Presidency Division, Public Works Department, Chempak, Madras, up to 2 p.m. on Monday the 19th March 1917.

3. Covers containing tenders should be sealed and superscribed "Tenders for the supply of raw shells (line)" and should be addressed to the Executive Engineer, South Presidency Division, accompanied by a deposit of Rs. 250 in currency notes or exact money.

4. Tenders must specify the rate per gallon of 50 paise a pound being equivalent to 8 and 3/4 cubic feet.

5. The quantities should be (a) for delivery at the banks of the Cooum river between Harris bridge and Lee's bridge, (b) for delivery daily started at the Government Brickfields, Poomunnil road, Egmore, (c) for delivery daily started at the New Government Brickfields beyond the Cooum bridge at the 4th mile along the Poomunnil road.

6. The raw shells must be of the variety locally known as *porca* with *gala* or *gora* or not *gala* or *gora* and must not weigh less than 40 lb. per cubic foot. If delivered at the brickfields they must be stacked by the contractor on level ground to admit of proper measurement. If delivered at the river side, they must be measured at the contractor's cost in paise and delivered at the bank of the Cooum river.

7. Samples of the raw shell can be sent at the Government Brickfields.

8. The contractor should supply shells as stated below:—

(a) on or before the 30th April 1917 .. .. .	15 gallons
(b) on or before the 30th April 1917 .. .. .	15 gallons

and subsequently during the last of each month, 12 gallons, till the whole quantity tendered for is supplied. The total quantity to be supplied from 1st April 1917 to 31st March 1918 is 180 gallons.

9. The address of the tenders should be given in full in the tender form.

10. The successful tenderer will be required to sign within three days from the date of intimation of acceptance of the tender to sign an agreement in the prescribed form and to deposit a further security of Rs. 250 and if he fails to do so within that date, the earnest money will be forfeited to Government.

11. The Executive Engineer, South Presidency Division, reserves to himself the right of rejecting the lowest or any tender without assigning any reason. The deposit of the unsuccessful tenderer will be returned as soon as possible after opening the tenders.

Madras, 6th February 1917.

S. REILLY,  
Executive Engineer, South Presidency Division.

#### AUCTION SALE

Notices is hereby given that the lot of No. 3 Basher Lodger will be sold by public auction at the Dry Dock at Coimbatore on the 19th of March 1917 commencing at 4-30 p.m.

No person will be allowed to bid unless he pays a deposit of Rs. 100. The successful bidder will be required to pay one-fourth of the bid amount as soon as the sale is knocked down and the balance of the bid amount within a week from the date of receipt of the intimation approving the sale otherwise the article will be resold at the risk of the successful bidder.

It is left to the option of the Executive Engineer, Madras Road Works Division, to accept the bid but without or reject it.

Dindigul, 16th February 1917.

M. PARAMESWARAM PILLAI,  
Executive Engineer, Madras Road Works Division.

#### TENDERS FOR CONSTRUCTING DEPUTY TAJHILDAH'S OFFICE AT TIRUVANUR.

Sealed tenders will be received and opened by the undersigned on an agent deputed by him up to noon of the 19th March 1917 (Monday) for constructing Deputy Tahsildar's office at Tiruvannur.

3. Successful tenderer has to be deposited in currency notes—Rs. 500.

4. Tenders should be sent in sealed covers superscribed "Tender for the work" (the name of the work or works being given without fail) and otherwise they are liable to be opened before or after the due date.

5. Full address of the tenderer should be given at the foot of each tender.

6. Tenders should be sent up to Public Works Department from No. K-1 complete in every detail. The form may be obtained on application from the office of the undersigned.





7. In the event of the tender being submitted by a firm, it must be signed separately by each member thereof or in the event of the absence of any partner it must be signed on his behalf by a person holding power-of-attorney authorizing him to do so.
8. The address of each tenderer should be given in full in the tender form.
9. The successful tenderer will be asked to execute the necessary agreement on a date which will be fixed by the Executive Engineer and if the tenderer fails to do so within that date, his earnest money will be forfeited.
10. The work should not be sublet.
11. Date of completion of work—about June 1918.
12. The Executive Engineer reserves to himself the right to reject the lowest or any tender without assigning any reason for so doing.
13. The form below is the schedule form printed in P.W.D. Form E-1 and gives the description and quantity of the several items of work to be done.
14. Date of commencement—1st April 1917.

Number or quantity	Description	Unit for measurement
5,301 sq. ft.	Painting (including boundaries) .. .. .	1,000 sq. ft.
5,312 "	Concrete border brick in 100 yards .. .. .	100 "
5,313 "	Concrete border in 100 yards .. .. .	100 "
5,314 "	Concrete border in 100 yards .. .. .	100 "
5,315 "	Concrete border in 100 yards .. .. .	100 "
5,316 "	Concrete border in 100 yards .. .. .	100 "
5,317 "	Concrete border in 100 yards .. .. .	100 "
5,318 "	Concrete border in 100 yards .. .. .	100 "
5,319 "	Concrete border in 100 yards .. .. .	100 "
5,320 "	Concrete border in 100 yards .. .. .	100 "
5,321 "	Concrete border in 100 yards .. .. .	100 "
5,322 "	Concrete border in 100 yards .. .. .	100 "
5,323 "	Concrete border in 100 yards .. .. .	100 "
5,324 "	Concrete border in 100 yards .. .. .	100 "
5,325 "	Concrete border in 100 yards .. .. .	100 "
5,326 "	Concrete border in 100 yards .. .. .	100 "
5,327 "	Concrete border in 100 yards .. .. .	100 "
5,328 "	Concrete border in 100 yards .. .. .	100 "
5,329 "	Concrete border in 100 yards .. .. .	100 "
5,330 "	Concrete border in 100 yards .. .. .	100 "
5,331 "	Concrete border in 100 yards .. .. .	100 "
5,332 "	Concrete border in 100 yards .. .. .	100 "
5,333 "	Concrete border in 100 yards .. .. .	100 "
5,334 "	Concrete border in 100 yards .. .. .	100 "
5,335 "	Concrete border in 100 yards .. .. .	100 "
5,336 "	Concrete border in 100 yards .. .. .	100 "
5,337 "	Concrete border in 100 yards .. .. .	100 "
5,338 "	Concrete border in 100 yards .. .. .	100 "
5,339 "	Concrete border in 100 yards .. .. .	100 "
5,340 "	Concrete border in 100 yards .. .. .	100 "
5,341 "	Concrete border in 100 yards .. .. .	100 "
5,342 "	Concrete border in 100 yards .. .. .	100 "
5,343 "	Concrete border in 100 yards .. .. .	100 "
5,344 "	Concrete border in 100 yards .. .. .	100 "
5,345 "	Concrete border in 100 yards .. .. .	100 "
5,346 "	Concrete border in 100 yards .. .. .	100 "
5,347 "	Concrete border in 100 yards .. .. .	100 "
5,348 "	Concrete border in 100 yards .. .. .	100 "
5,349 "	Concrete border in 100 yards .. .. .	100 "
5,350 "	Concrete border in 100 yards .. .. .	100 "
5,351 "	Concrete border in 100 yards .. .. .	100 "
5,352 "	Concrete border in 100 yards .. .. .	100 "
5,353 "	Concrete border in 100 yards .. .. .	100 "
5,354 "	Concrete border in 100 yards .. .. .	100 "
5,355 "	Concrete border in 100 yards .. .. .	100 "
5,356 "	Concrete border in 100 yards .. .. .	100 "
5,357 "	Concrete border in 100 yards .. .. .	100 "
5,358 "	Concrete border in 100 yards .. .. .	100 "
5,359 "	Concrete border in 100 yards .. .. .	100 "
5,360 "	Concrete border in 100 yards .. .. .	100 "
5,361 "	Concrete border in 100 yards .. .. .	100 "
5,362 "	Concrete border in 100 yards .. .. .	100 "
5,363 "	Concrete border in 100 yards .. .. .	100 "
5,364 "	Concrete border in 100 yards .. .. .	100 "
5,365 "	Concrete border in 100 yards .. .. .	100 "
5,366 "	Concrete border in 100 yards .. .. .	100 "
5,367 "	Concrete border in 100 yards .. .. .	100 "
5,368 "	Concrete border in 100 yards .. .. .	100 "
5,369 "	Concrete border in 100 yards .. .. .	100 "
5,370 "	Concrete border in 100 yards .. .. .	100 "
5,371 "	Concrete border in 100 yards .. .. .	100 "
5,372 "	Concrete border in 100 yards .. .. .	100 "
5,373 "	Concrete border in 100 yards .. .. .	100 "
5,374 "	Concrete border in 100 yards .. .. .	100 "
5,375 "	Concrete border in 100 yards .. .. .	100 "
5,376 "	Concrete border in 100 yards .. .. .	100 "
5,377 "	Concrete border in 100 yards .. .. .	100 "
5,378 "	Concrete border in 100 yards .. .. .	100 "
5,379 "	Concrete border in 100 yards .. .. .	100 "
5,380 "	Concrete border in 100 yards .. .. .	100 "
5,381 "	Concrete border in 100 yards .. .. .	100 "
5,382 "	Concrete border in 100 yards .. .. .	100 "
5,383 "	Concrete border in 100 yards .. .. .	100 "
5,384 "	Concrete border in 100 yards .. .. .	100 "
5,385 "	Concrete border in 100 yards .. .. .	100 "
5,386 "	Concrete border in 100 yards .. .. .	100 "
5,387 "	Concrete border in 100 yards .. .. .	100 "
5,388 "	Concrete border in 100 yards .. .. .	100 "
5,389 "	Concrete border in 100 yards .. .. .	100 "
5,390 "	Concrete border in 100 yards .. .. .	100 "
5,391 "	Concrete border in 100 yards .. .. .	100 "
5,392 "	Concrete border in 100 yards .. .. .	100 "
5,393 "	Concrete border in 100 yards .. .. .	100 "
5,394 "	Concrete border in 100 yards .. .. .	100 "
5,395 "	Concrete border in 100 yards .. .. .	100 "
5,396 "	Concrete border in 100 yards .. .. .	100 "
5,397 "	Concrete border in 100 yards .. .. .	100 "
5,398 "	Concrete border in 100 yards .. .. .	100 "
5,399 "	Concrete border in 100 yards .. .. .	100 "
5,400 "	Concrete border in 100 yards .. .. .	100 "

\* Note.—Two different rates to be provided—(1) for applying wood and filling up, and (2) for filling up and filling up.

R. A. KRISHNAIAH ATTANGAR,  
Executive Engineer, Chingleput District

**TENDERS FOR CONSTRUCTING A SECOND-CLASS POLICE STATION-HOUSE AT SAIGAR, CHINGLEPUT DISTRICT.**

Notice is hereby given that sealed tenders will be received and accepted by the Executive Engineer or any agent deputed by him up to noon of the 15th March 1917 for constructing a second-class police station-house at Saigar, Chingleput District.

1. The amount of earnest-money to be deposited along with each tender is Rs. 100, failing which the tender will not be taken. The earnest-money of those tenders not accepted will be returned immediately.

2. Tenders should be sent in sealed covers (envelope) = Tender for the work = the name of the work or works being given without fail, as otherwise they are liable to be opened before or after the due date.

3. Any tender not received on the due date will not be considered.

4. Tenders should be written up in P.W.D. Form E-1 complete in every detail. The form may be obtained on application at the Division of Sub-Divisional Officer.

5. Plans and specifications may be seen on application at the Chingleput Division Office on all working days between the hours of 10 a.m. and 5 p.m.

6. In the event of the tender being submitted by a firm, it must be signed separately by each member thereof or in the event of the absence of any partner it must be signed on his behalf by a person holding power-of-attorney authorizing him to do so.

7. The address of each tenderer should be given in full in the tender form.

8. The successful tenderer will be asked to execute the necessary agreement on a date which will be fixed by the Executive Engineer and if the tenderer fails to do so within that date, his earnest-money will be forfeited.

9. The work should not be sublet.



**SALE BY AUCTION OF MANUFACTURE OF SALT IN THE THILLAI SARASAM OF THE OLD PULIYAKK FACTORY, SENGHE CIRCLE.**

Two public notices have been issued that the right of manufacture of salt under the monopoly system in the Thillai Sarasam of the old Puliyakk factory in place of an less than 2 acres each, will be sold by auction by the Assistant Commissioner, Salt, Abkari and Customs Department, Chingleput sub-division, at Vayalaru Town, the 27th February 1917 at 11 noon, subject to the following conditions. The total area to be sold will be about 327 acres.

1. A deposit of Rs. 2 must be made by every intending bidder previous to bidding.  
2. No person will be allowed to bid for another unless he holds a power-of-attorney from him authorizing him to do so.

3. The selling officer may for valid reasons refuse to accept any bid and, in case of dispute, his decision shall be final. If, for any reason, the highest bid is rejected, the selling officer may at his discretion either accept the next highest bid or commence the auction again.

4. The sale will be subject to formal confirmation by the Board, which may either accept or reject the final bid at its discretion. Such formal confirmation will be tantamount to an acceptance of the bid.

5. As soon as possible after the auction is completed, the deposits made by unsuccessful bidders will be returned to them.

6. As the auction proceeds, each successful bidder shall, at once, if so required by the selling officer or otherwise at the close of the day's sale, make a further deposit equal to one-fourth of the purchase money. Should he fail to do so, the deposit made by him is forfeited and 2 acres will be forfeited and the salt pans will be put up for auction again, on the above conditions or otherwise, as disposed of as the Board may determine and the forfeited may be deducted from bidding again at any subsequent sale of salt pans by the Deputy Commissioner.

7. On receipt of intimation of the final acceptance of the bid, the successful bidder shall at once pay the whole amount of his bid after deducting from it the amount of deposits already paid by him. Should he fail to do so, the deposits made by him under conditions 2 and 3 above will be forfeited and the salt pans will be sold or otherwise disposed of, as the Board may determine.

8. Bidders offered under condition 6 will be at the risk of the debiting bidder, who will forfeit all gains, and, in the event of a loss, will be required to make good the difference between the amount payable under the terms of the original sale and that payable by the successful bidder at the resale. In the latter case the forfeited deposits will be deducted from the loss arising from the resale and the remainder, if any, will be recoverable from the debitor in the manner laid down in section 44 of the Madras Salt Act IV of 1910. Should, however, the debited deposits be greater than the loss by resale, the whole of such deposits will be credited to Government. The debiting bidder will be similarly liable if the salt pans are disposed of otherwise than by resale and such disposal results in loss to Government as compared with the original sale.

9. The purchaser will be required to sign and deliver to the Commissioner a declaration or engagement to observe all the conditions of the license to be granted to him. The prescribed form of conditions and license can be seen at the office of the Inspector, Senghe Circle, at Vayalaru.

10. Licenses to manufacturers will under the monopoly system will be granted by the Assistant Commissioner subject to the following special conditions:—

(a) The pans should be aligned as directed by Government and should be worked on the Vayalaru or other approved system at the rate of half a ton per acre to the license of the Senghe Circle, viz. Rs. 15-4-8 a year.

(b) Manufacturers should be governed as directed by Government and the license should under-stand be issued with all orders of the Inspector in respect of the various provisions of manufacture and to show due diligence in manufacture.

(c) The successful bidder should accept a lease (the form of which may be seen at the Circle office, Vayalaru). The term of such lease will ordinarily be for five years and the license granted in each case will be in force only during the continuance of such lease.

(d) The license should surrender the pans to Government if required to do so on six months' notice before the commencement of the manufacturing season.

(e) No compensation will be paid to the licensee when the pans are surrendered under condition (d) or when the pans are reserved or the factory is converted into one for manufacture of salt the general rule is the extent of the lease referred to in condition (c) being determined before the expiry of the period fixed.

11. Full particulars can be had either at the Senghe Circle office at Vayalaru or at the Assistant Commissioner's office, Chingleput sub-division, North Beach, Madras.

Office of the Asst. Commr. of Salt, Abkari, and  
Customs Dept., Chingleput Sub-division,  
Madras, 15th February 1917.

G. E. JOHNSON,  
Assistant Commissioner.

**SALE NOTICE OF BOUND-HEAD GUNNIES**

Two public notices have been issued that about 55,000 bound-head gunnies will be sold in lots of about 500 each by public auction by the Inspector, Madras Depot Circle, at his office opposite Rythuam Gate Bridge commencing from Thursday the 28th March 1917 at 2 p.m. subject to the following conditions.

1. A deposit of Rs. 20 must be made by every intending bidder previous to bidding and should be paid into the Depot Circle Treasury before 4.00 p.m. on the day of sale.

2. The selling officer reserves to himself the right of accepting or rejecting any bid.

3. The successful bidder must pay the whole cost of the lot or lots purchased by them and remittance from the Depot premises within two days of the sale failing which the gunnies will be resold at their risk.

4. The deposits of unsuccessful bidders will be returned as soon as the selling sale is over for the day, while those of the successful bidder will be adjusted towards the cost of the gunnies purchased by them.

Office of the Inspector, Madras Depot Circle,  
17th February 1917.

W. A. WHITE,  
Inspector.



## TENDERS FOR SUPPLY OF OILS.

Tenders for the supply of oils to the Public Works Stores for twelve months from 1st April 1917 to 31st March 1918 will be received by the undersigned on Tuesday the 25th February 1917. Sample bids should be sent with tenders.

Quant.	Specimen.	Price.	Public Works Stores.
1. Heavy engine oil	..	..	..
2. Light engine oil	..	..	..
3. Grease oil	..	..	..
4. W.D.M. engine oil (Valentine Oil Company)	..	..	..
5. 1" A" Machine oil	..	..	..
6. Special gas engine oil	..	..	..
7. Cylinder oil	..	..	..
8. Liquid fuel	..	..	..
9. Kerosene oil (water white)	..	..	..
10. Double barrel kerosene oil	..	..	..
11. Pale kerosene do.	..	..	..
12. Heavy kerosene oil	..	..	..
13. Wood oil (Indonesian)	..	..	..
14. Coconut oil	..	..	..
15. Kerosene oil (snowflake)	..	..	..
16. Turpentine	..	..	..
17. Mineral grease	..	..	..
Coal	..	..	..

Public Works Stores, Sydney,  
25th February 1917.

H. F. DUNCANY,  
Superintendent.

## TENDERS FOR THE SUPPLY OF CASUARINA BOOTS.

Notice is hereby given that sealed tenders will be received by the undersigned up to 12 noon on Tuesday 25th February 1917 for the supply of the following during 1917-18:-

Quantities given are given small enough to be put through the furnace door of the boilers of the Public Works Workshops, per ton.

1. Each tender must be accompanied by a deposit of Rs. 100 in cash or satisfactory notes or current money, which amount will be returned if the tender is not accepted.

2. The person whose tender is accepted must deposit a further sum of Rs. 100 and execute an agreement within seven days of the acceptance of the tender, failing which the current money will be forfeited.

3. Tenders should be represented on the cover containing them "Tenders for the supply of Casuarina boots."

4. Full name and address should be given below the signature of tenderer.

5. The Superintendent reserves to himself the right of rejecting any or all of the tenders received without assigning any reason for so doing.

6. Any further information can be obtained from the undersigned.

Public Works Stores, Sydney,  
25th February 1917.

H. F. DUNCANY,  
Superintendent.

## TENDERS FOR SUPPLY OF MISCELLANEOUS ARTICLES.

Sealed tenders for the supply from 1st April 1917 to 31st March 1918 of the articles enumerated in the accompanying schedule will be received by the Superintendent, Central Jail, Goulburn, up to 12 noon on Tuesday, 25th March 1917.

1. No tender will be received after the date and hour specified above.

2. Tenders should be represented "Tender for the supply of miscellaneous articles for the Goulburn Central Jail."

3. No tender will be considered unless accompanied by Rs. 25 current money, which will be returned in the case of successful tenders and which will be included in the case of unsuccessful tenders if the tenderer is not able to deposit a pro rata of the value of the articles contracted for by him and to execute a bond for the due performance of his contract within one week from the date of the acceptance of the tender being made known to him.

4. Tenders to be for all of the articles enumerated in the Schedule B and may be for one or more or all of the articles A.

5. The quantities given in the schedule are only approximate and the contractor will be required to supply more or less according to the Superintendent's orders.

6. The contractor is liable to the satisfaction of the Superintendent/General of Prisons.

7. The Superintendent reserves to himself the right of rejecting any or all tenders without assigning any reason for so doing.

8. Further information if required can be had from the Superintendent, Central Jail, Goulburn.

9. All articles should be of best quality.

10. Conditions of local tenders should be for "Supply of the Central Jail, Goulburn" and those from outside tenders "For the Jail, Goulburn" and no tender at any other station will be accepted.

## Bourgeois A.

[illegible]

Discussions: 22

[illegible]

General J. E. Colville,  
1st February 1943.

C. F. FRAPPSIDE, Lieut. Col., I.M.S.,  
Superintendent.

## AUCTION FOR SUPPLY OF RATION ARTICLES

Notice is hereby given that the Superintendent, District Jail, Tanjong, will hold a public auction at his office, in the District Jail, Tanjong, at 9 p.m. on Wednesday, the 22nd March 1917, for the purchase of the following articles required for jail use, during 1917-18:-

Kind of article.	Quantity required.	Remarks.
Beamba rice, 2nd quality.	100,000 lb. ..	To be delivered in quantities that may be ordered every quarter. No wastage will be allowed. The rice should be not less than six months old. It should be free from stones, etc.
Myrae ragi (dried and dry).	50,000 .. ..	To be delivered in quantities, as may be ordered from time to time, every quarter. The grain must not be damaged, or adulterated, and the wastage in cleaning and grinding, etc., should not exceed 10 per cent.
Therai shell .. ..	25,000 .. ..	Should be clean and free from stones and kank. Wastage should not exceed 10 per cent.
Tanned .. ..	4,000 .. ..	Half tempering should be half one year old; should be free from stones and sticks. Wastage should not exceed 5 per cent.
Chalk (dry) .. ..	800 .. ..	Should be new crop and free from gravel, damp, stones, etc.
Onion .. ..	1,000 .. ..	Do. do. do.
Turnip .. ..	800 .. ..	To be delivered weekly, as required.
Onion .. ..	4,000 .. ..	To be delivered daily, as required.
Beard .. ..	Quantity as stated.	To be delivered weekly, as required.
Sage .. ..	Do. do. do.	To be delivered weekly, as required.
Sugar (white and brown) .. ..	100 lb. .. ..	Do. do. do.
Milk, fresh cream and skimmed, at the jail, daily, both morning and evening under supervision.	150 pints a month.	Specific gravity 1050° to 1055°. Daily as required.
Peacock, dry .. ..	150 tons .. ..	To be supplied monthly as required in bills of not more than 5 feet length; 50% should not exceed 10 per cent. 50% of superior quality or otherwise preferred. Fuel which takes long to dry and which is easily such as subgum, subgum, etc., will not be accepted.
Single seeds .. ..	50,000 lb. .. ..	To be of good quality and clean; to be delivered quarterly as required; the wastage not to exceed 50 per cent and outside should not be less than 40 per cent.
Cash grain, 3 feet and 4 feet length.	5,000 .. ..	To be of fine quality and white in colour.

5. Intending bidders should deposit Rs. 50 as earnest money which, in the case of unsuccessful bidders, will be returned immediately after the auction is over.

6. In the case of successful bidders, a bond should be executed by them, within seven days from the date of auction and a security deposit of 10 per cent on the total value of the material supply should be deposited with the Superintendent simultaneously, failing which the tender deposits will be liable to confiscation. In case of failure to make the supply according to the terms of contract, after it is notified, the contractor will be liable to make good any loss which the Superintendent may incur by purchasing the articles locally or elsewhere.

7. Samples of the articles should be furnished for inspection at the date of auction and the supplies should be strictly in accordance with such samples. The value of the articles will be paid upon delivery at the jail, but no advance will be made on any account.

8. The contract should not be subject and it is subject to confirmation by the Inspector-General of Prisons.

9. Cash of the merchants as may not be able to attend the auction personally may submit sealed tenders with a deposit of Rs. 50 as to reach the Superintendent before 12 noon, on the 22nd March 1917. All tenders will be opened by the Superintendent at the time of the auction and the same offered by tenders who are unable to attend the auction, will be considered along with those offered by the bidders. The name should be appended to the tenders, in words, as well as in figures; the same offered should be in the proper manner.

10. The quantities given in the schedule are approximate and the Superintendent reserves to himself the right of ordering more or less than these quantities as may be required, and the contractor will be required to supply according to the written order of the Superintendent.

11. The Superintendent reserves to himself the right of rejecting any or all tenders and bids without assigning any reason for so doing.

District Jail, Tanjong,  
12th February 1917.

A. J. NICHOLAS,  
Superintendent.



## AUCTION FOR SUPPLY OF ARTICLES OF DIET AND MANUFACTURES.

Notice is hereby given that an auction will be held at the District Jail, Madras, on 12th March 1917 at 2 p.m. for the supply of the following articles required for the year 1917-18—

Articles	Probable quantity month or less.	Remarks.
Rice, boiled munda, dry, cleaned and white— —wastage not to exceed 4 per cent.	lb. 100,000	To be delivered as required.
Beag, Mysore, clean and dry—wastage not to exceed 10 per cent in cleaning and grinding.	" 50,000	Do.
Shall, clean and free from bark, stems and seed—wastage not to exceed 5 per cent.	" 80,000	Do.
Tamarind, clean and new and dry and free from seeds and stems.	" 5,000	Do.
Coriander, clean from earth and dust ..	" 1,000	Do.
Mustard, well dried and in bales of 5 to 10 lbs.	" 10,000 per month.	Do.
Onions .. .. .	" 8,000	Do.
Turmeric, clean and free from weeds ..	" 100	Do.
Groundnuts, good quality and clean, and must not be less than 40 per cent. The wastage and dryage should not exceed 10 per cent.	" 30,000	Do.
Groundnuttey, big size cottons not less than 30 per cent fine.	No. 50,000	Do.
Saffron, pelonza .. .. .	lb. 1,000	Do.
Onions, country, dry .. .. .	" 5,000	Do.
Kandies oil .. .. .	" 5,000	Do.

1. Bidding should be made at 10 a.m. on auction day. The deposits of the successful bidders will be retained by the Superintendent, District Jail, Madras, until the supplies are made and those of unsuccessful bidders will be returned immediately after the auction is over. Bidders are at liberty to bid for whatever articles they may wish to supply up to the quantity required.

2. In the case of larger supplies, the successful bidder will be required to execute a bond within seven days of the date of the auction and also shall deposit a cash security of 10 per cent on the probable value of the supply to be made failing which their deposits will be forfeited. In case of failure to undertake the supply, the bidder will also be liable to pay the difference between the price accepted and that ultimately obtained.

3. Fourteen of articles should be furnished for inspection at the time of auction and bidders by tender should not fail to send in their response in time. The date of supply will be indicated by the Superintendent in person. The cost of the articles will be paid upon delivery, but no advance will be made on any account.

4. In the case of those merchants who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent at or before 8 a.m. of the 12th March 1917 and are accompanied by the deposits of Rs. 50. The tenders will be opened only at the time of the auction and the price offered will be considered with the auction bids. Tenders should specify in words as well as in figures the rates offered which should be in lbs. per cwt. delivered at the Madras District Jail.

5. The Superintendent does not bind himself to accept the lowest of any bid or tender.

6. Wastage exceeding 10 per cent in the case of rice, and gingelly seeds and coconut matts, 5 per cent in the case of shall, and 4 per cent in the case of other oil seeds to be made good by the contractor.

7. The contract in each case is subject to the approval of the Inspector-General of Prisons.

District Jail, Madras,  
12th February 1917.

D. G. RAI, Major, I.M.S.,  
Acting Superintendent.

## AUCTION FOR SUPPLY OF ARTICLES OF DIET, ETC.

Notice is hereby given that the undersigned will hold an auction at the Central Jail, Yangonpore, at 2 p.m. on the 17th March 1917 for the supply of the following articles of diet, etc., for one month during the year 1917-1918. Intending bidders are requested to attend in person or by agent personally on the day mentioned.

1. In the case of supplies who may be unable to attend the auction, sealed tenders will be received, provided they reach the undersigned at or before the day and hour already mentioned, and are accompanied by duly deposited amount money. Tenders will be opened at the time of auction and the price offered will be considered along with the bids. Tenders should quote the rates offered in lbs. and in figures. No cash will be advanced to suppliers when giving tenders, but the cost of all supplies delivered at the Jail on order will be paid, after they have been accepted and passed by the Medical Officer and the Superintendent.

2. The successful bidder or tenders will be required to enter into a stamped agreement with the Jail within seven days of the receipt of intimation by him that his rate has been accepted. In addition, before signing such agreement, deposit on security 10 per cent of the total value of the supply undertaken. Failing compliance within the time specified his amount money will be forfeited. In the event of withdrawal, he will also be liable to pay any difference between the price accepted and that ultimately obtained by the Jail. The amount money received from unsuccessful bidders as tenders will be returned at the close of the auction.

4. The undersigned does not bind himself to accept the lowest or any other bid or tender.  
5. The contract for the supply must not be subject and the contract entered into will be subject to confirmation by the Inspector-General of Prisons.

SCHEDULE.

Name of article.	Approximate quantity required.	Estimated average price per unit.	Conditions.
Rice .. ..	750,000 lbs.	25/-	Grain to not less than six months old and of whole grain. Weights to average 15 to 20 per cent. 8 per cent.
Maize .. ..	475,000 "	25/-	Grain to all purposes of clearing not to exceed 10 per cent. Weights to average 15 to 20 per cent. 8 per cent.
Beans .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Peas .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Groundnuts .. ..	1,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Thermite .. ..	400 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Coal .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Firewood .. ..	1,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Chaff .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Hay .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Straw .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Grass .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Wheat .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Barley .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Oats .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Peas .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Beans .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Maize .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.
Rice .. ..	10,000 "	25/-	Grain to be of the best quality and not to be damaged. Weights to average 15 to 20 per cent. 8 per cent.

Note.—Supplies to be made at the Jail.

Control Jail, Yombegon;  
15th February 1917.

W. S. BROW,  
Acting Superintendent.

AUCTION FOR SUPPLY OF ARTICLES OF DIET, ETC.

Notice is hereby given that the Superintendent of the Control Jail, Salween, will hold a public auction at the Control Jail, Salween, at 2 p.m., on Thursday the 25th March 1917, for the supply of the following articles required for the use of the Salween Control Jail during 1917-1918.

Meat and Poultry Department.

1. Mutton mags 100,000 lbs. (more or less)—to be delivered in four quarterly instalments free of head, neck and trotter given; one half of the quantity to be old and not new grain. Weights above 10 per cent to be made good by the contractor.
2. Goats mags, dry, free from dirt, clean; also must be white; 100,000 lbs. (more or less)—to be delivered in four quarterly instalments; mags of one should not be less than 87 per cent.
3. Beans, dry, whole, dry, clean and free from dirt, lentils, etc., 50,000 lbs. (more or less)—in four lots as required.
4. Thermite, dry, new, 50,000 lbs. (more or less), clean and free from dirt, steam and grit, and weed stems; must be delivered in four quarterly instalments.
5. New mags, 5,000 lbs. (more or less), free from dirt, clean, etc.—to be delivered in one lot.
6. New mags, dry, 5,000 lbs. (more or less), free from dirt, clean, etc.—to be delivered in one lot.
7. Chaff, new and dry, 5,000 lbs.—to be delivered in one lot.
8. Thermite, new and dry, 5,000 lbs.—to be delivered in one lot.
9. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
10. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
11. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
12. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
13. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
14. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
15. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
16. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
17. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
18. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
19. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.
20. Corn, new and dry, 5,000 lbs.—to be delivered in one lot.

Regulatory Department.

21. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
22. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
23. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
24. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
25. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
26. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
27. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
28. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
29. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.
30. Chaff, dry, 5,000 lbs. (more or less)—to be of good quality; mags should be bulky and brown—to be delivered in such quantities as may be required from time to time. Weights more than 10 per cent and mags of one should not be less than 87 per cent to be made good by the contractor.

30. Cotton seeds, No. 77.
31. Farm wood, 500 lbs.
32. Famine, 450 lbs.
33. Engl. 600 lbs.—sawing wasteage should be made good by the contractor.
34. Saw rice, 150 lbs.
35. Lamp oil, 80 lbs.—connect all, 20 lbs.
36. Country soap, 40 lbs.
37. Java rice, 50 lbs.
38. Red tape, 25 rolls.
39. Cement—quantity, 100,000.
40. Black tin sheets  $\left\{ \begin{array}{l} 12' \times 12' = 50. \\ 12' \times 10' = 500. \end{array} \right.$
41. Empty fuelwood baskets—30, monthly.
42. Jaggery, 50 mounds, good and dry, and galegany—to be supplied 10 mounds every two months.
43. M.S. iron, flat,  $12' \times 4'$ ; 3 tons (more or less)—to be supplied when ordered.
44. M.S. iron, flat,  $7' \times 4'$ ; 3 tons (more or less)—to be supplied when ordered.
45. M.S. round iron,  $1\frac{1}{2}' \times 4'$ ; 3 tons (more or less)—to be supplied when ordered.
46. M.S. round iron,  $1\frac{1}{2}' \times 4'$ ; 3 tons (more or less)—to be supplied when ordered.
47. M.S. square iron,  $1\frac{1}{2}'$ , 1 ton (more or less)—to be supplied when ordered.
48. M.S. iron sheet,  $1\frac{1}{2}'$  and  $1\frac{1}{4}'$  thickness, 3 tons (more or less)—to be supplied when ordered.
49. Iron sheets,  $14' \times 4'$ ;  $1\frac{1}{2}' \times 4'$ ; 3 tons (more or less)—to be supplied when ordered.
50. Coke—without dust, 24 tons (more or less)—to be supplied monthly when required.
51. Coal, 24 tons (more or less)—to be supplied when required.
52. White paper, 100 lbs.—to be supplied when ordered.
53. White paper, 100 lbs.—to be supplied when ordered.
54. Dark blue paper, 100 lbs.—to be supplied when ordered.
55. Intending bidders should deposit Rs. 50 as earnest-money. The deposit of the successful bidders will be retained by the Superintendent of the Central Jail, Salem, until the supplies are made, and those of unsuccessful bidders will be returned immediately after the auction is over. Bidders are at liberty to bid for whatever quantity they may wish to supply up to quantity required.
56. Successful bidders will be required to deposit at once a sum equal to 10 per cent of the value of the articles bid or tendered for, and to execute a bond within seven days of the date of the auction, failing which their deposits will be forfeited. In case of failure to undertake the supply, the bidders will also be liable to pay the difference between the price accepted and that ultimately obtained.
57. Samples of articles of that can be seen at the time of auction. The date of supply will be intimated by the Superintendent to possess.
58. No advance of cash will be made for supplies ordered.
59. The Superintendent does not bind himself to accept the lowest or any bid or tender.
60. Failed bidders will also be required by the Superintendent, Central Jail, Salem, up to 5 p.m. on Tuesday the 25th March 1917 from those that are unable to attend the auction. Tenders should be accompanied by "Tender for the supply of various and miscellaneous articles to the Central Jail, Salem." No tender will be considered unless accompanied by Rs. 50, earnest-money. Tenders will be opened at the time of auction.

Central Jail, Salem,  
25th February 1917.

A. J. IVATT,  
Superintendent.

#### AUCTION FOR THE SUPPLY OF ARTICLES OF NEED TO THE SALLYAN CENTRAL JAIL.

Notice is hereby given that the Superintendent, Central Jail, Bellary, will hold a public auction at the Central Jail Bellary, on Wednesday the 28th March 1917 at 5 p.m. for the supply of the undermentioned articles required for the Jail during 2017-18.

1. Intending bidders should deposit Rs. 50 as earnest-money. The deposits of unsuccessful bidders will be returned immediately after the auction is over and those of successful bidders will be retained by the Superintendent, Central Jail, Bellary, until the supplies are made.

2. The successful bidders will be required to deposit 10 per cent of the value of the articles required for the Jail for the performance of the contract, and to execute a bond within thirty days of the date of auction failing where the deposits will be liable to forfeiture. In the case of failure to undertake the supply, the bidders will also be liable to pay the difference between the price accepted and that ultimately obtained.

3. Samples of articles should be furnished for inspection at the time of auction and supplies must be in accordance with approved samples. The value of the articles supplied will be paid upon delivery but advance will be made on any account.

4. The contract will be subject to confirmation by the Inspector-General of Prisons.

5. In the case of materials who may be unable to attend the auction sealed tenders will be considered provided they reach the Superintendent on or before the 21st March 1917 and are accompanied by samples and deposits. These tenders will be opened only at the time of auction and the rates offered will be considered with the auction bids. Tenders should specify in words as well as in figures the items offered which should be in pounds per mounds delivered at the Central Jail, Bellary (or F.O.R. Superintendent, Central Jail, Bellary, represented by "Tender for the supply of articles to the Jail during 1917-18").

6. The Superintendent does not bind himself to accept the lowest or any bid or tender.



TENDERS FOR THE SUPPLY OF MISCELLANEOUS ARTICLES FOR THE  
FALCON CENTRAL JAIL MANUFACTORY.

Prisoners' orders will be received by the Superintendent, Control Jail, Volcan, up to 4 p.m. on 15th March 1937 for the supply by contract of the articles mentioned in the sub-enclosed note for the use of the Volcan Control Jail from 1st April 1937 to 31st March 1938.

3. No fee will be assessed after the date and hour specified above.

8. Tardieu should be compensated.<sup>12</sup> To value for the supply of miscellaneous articles for the Tardieu family.<sup>13</sup>

4. The trophy will be awarded unless accompanied by its 25 normal money which will be returned to the successful tenderer and when it is forfeited in the case of the successful tenderer if he fails to deposit in cash 10 per cent of the value of the articles procured for by him and to ensure a bond for the due performance of his contract within one week from the date of the acceptance of his tender being made known to him.

8. Samples of all articles in both A should accompany readers and the articles in B should be of the best quality.

8. The Superintendent reserves the right of rejecting any or all tenders without assigning any reason for so doing.

7. No advance of cash shall be made to the contractor. Payment for the articles supplied, will be made by the undersigned.

<sup>a</sup> The contract is subject to confirmation by the Inspector-General of Prisons.

11 The statement should not be written

16. Further information may be had from the undersigned.

14. The quantities given in the schedule are only approximate and the contractor will be required to supply more or less according to the Superintendent's orders.

Articles to be accepted only as indirect result of the Scandinavian

28. Before weighing should be not less than 5 lb. weight and not a mixture of several qualities.

[illegible]

Cervical Ecd, Yellow,  
8th February 1957.

W. D. MITCHELL,  
Superintendent





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Act VIII of 1916 (Indian Revenue Code), and Act VI of 1916 (Indian Revenue Code). 4s. 2. (14 x 8 p.)

Act IX of 1916 (Indian Revenue Code), and Act VI of 1916 (Indian Revenue Code). 4s. 2. (14 x 8 p.)

Act X of 1916 (Indian Revenue Code), and Act VI of 1916 (Indian Revenue Code). 4s. 2. (14 x 8 p.)

Act XI of 1916 (Indian Revenue Code), and Act VI of 1916 (Indian Revenue Code). 4s. 2. (14 x 8 p.)

Act XII of 1916 (Indian Revenue Code), and Act VI of 1916 (Indian Revenue Code). 4s. 2. (14 x 8 p.)

Act XIII of 1916 (Indian Revenue Code), and Act VI of 1916 (Indian Revenue Code). 4s. 2. (14 x 8 p.)

Act XIV of 1916 (Indian Revenue Code), and Act VI of 1916 (Indian Revenue Code). 4s. 2. (14 x 8 p.)

## VACANCIES.

WANTED a Shroff Youngster in place of the existing officials of the Cash department of the Madras General Post Office. He will be paid a monthly salary and required to supply his own staff for the work and pay their wages. Security required Rs. 25,000. Apply for further particulars to the Postmaster General, Madras.

Madras, 16th January 1917.

K. VAITHALANATHAN PILLAI,  
Presiding Postmaster.

APPOINTMENTS are invited from candidates, who have passed the Account Test of the Madras Government, for the post of the eighth clerk of the Civil Judge's Court, Secunderabad, which has permanently fallen vacant. The pay of the appointment is Government Rs. 35 rising to Rs. 55 by annual increments of Rs. 5. Preference will be given to candidates who have passed the Civil Judicial Test as well.

Civil Judge's Court, Secunderabad,  
26th January 1917.

K. GUNDU RAO,  
Civil Judge.

WANTED a Sub-Overseer on Rs. 30-2-00 (Fixed) for the Ougale Taluk Board, Secunderabad, which has been who have passed the Lower Subordinate test and apply. Applications will be received by the President, Taluk Board, Ougale, up to 20th February 1917.

Ougale Taluk Board's Office,  
26th January 1917.

V. RAMAIAH,  
President.

APPOINTMENTS are invited from candidates who have passed the Lower Subordinate Test of the College of Engineering, Madras, for the posts of two Sub-Overseers, eighth grade, on Rs. 34 each permanently fallen vacant in this circle. Those who have passed the above test need apply. Applications should reach the office of the Superintending Engineer, III Circle, Bellary, not later than the 15th of March 1917.

Bellary, 16th February 1917.

L. D. VENKATARAMA AYYAR,  
Superintending Engineer, III Circle.

APPOINTMENTS are invited from candidates who have passed the Short-hand writing Test for a Clerk's post on Rs. 20, which has permanently fallen vacant in this Court.

(1) Name and family name of the applicant—

His caste or religion.

His residence.

His age.

(2) Applicant's relatives in the public service.

(3) Whether applicant holds any landed property, if so, to what amount of annual value and in what kind.

(4) Applicant's past and present occupations and length of service in each, if a public servant.

(5) Examinations passed by the applicant with reference to the Gazette page.

(6) Testimonials of qualifications and character held by the applicant.

District Munsif's Office, Madras,  
16th February 1917.

S. SARASINHA RAO,  
District Munsif.

APPOINTMENTS are invited from passed candidates with Typewriting Test—Intermediate Grade—for appointments as typist in the Office of the Deputy Director of Agriculture, VI Circle, Madras. The vacancy is a permanent one. Preference will be given to non-Brahmins who have passed the Short-hand Test and whose residence is Tamil.

Madras, 16th February 1917.

R. THIRUMALAI,  
Deputy Director of Agriculture, VI Circle.

APPOINTMENTS from graduates, who have passed the Tamil Translation Test, Lower Grade, are invited for the post of first clerk on Rs. 30-2-00 in the Translation section of the Government Translators' Department, with prospects of promotion up to Rs. 100-5-000. The applicants, which should include the following particulars, should be recommended by 15th March 1917:

Name is full; father's name; examinations passed; caste; age; present position or appointment, if any; district in which born; college in which educated; literary work, if any; previous service in Government service.

Warden's Tamil, Madras,  
16th February 1917.

V. RAMAIAH ACHARY,  
Senior Translator in Government.

## PRIVATE ADVERTISEMENTS.

Or so after 1st March 1917, I intend moving the High Court to send me as a Vakil thereof.

Madras, 27th January 1917.

A. RAMANATHI.

Or so after 1st March 1917, I intend moving the High Court to send me as a Vakil thereof, Mangalore, 1st February 1917.

A. VARADA RAU.

Or so after 15th March 1917, I intend moving the High Court to send me as a Vakil thereof, Vengay (Madras), 26th February 1917.

R. SARASINATHA SASTRI MADAN

Or so after 15th March 1917, I intend moving the High Court to send me as a Vakil thereof, Madras, 26th March 1917.

M. NARAYANAN.

I, V. DURAIRAJ, intend changing my name into P. THIRUMALA RAOPIYAR from this date.

Kadambur, Tirunelveli,  
12th February 1917.

V. DEVADASOBI.

I, Minerva called T. S. KUTTALANADHAM, shall, from the 1st February 1917, be called HANMAN Jeyaseeyar HANMANADHAM, or by the contracted name of S. J. HANMANADHAM, which shall also be my signature.

Tirunelveli,  
26th February 1917.

T. S. KUTTALANADHAM.

#### THE SOUTH INDIA BRICK AND TILE WORKS, LIMITED.

Notice is hereby given that an extraordinary meeting of the above Company held at the registered office of the Company, No. 2, Blacker Road, on Saturday the 3rd January 1917 at 4 o'clock in the afternoon the following resolution was passed:—

That it has been proved to the satisfaction of this meeting that the Company cannot by reason of its liabilities continue its business, and it is advisable to wind up the same, and accordingly the Company be wound up voluntarily.

(By order of the Board)

Mr. S. Blacker Road, Madras.  
25th January 1917.

HAJES ISMAIL SAIT & SONS,  
Managing Agents.

#### THE SOUTH INDIA BRICK & TILE WORKS, LIMITED.

At an extraordinary general meeting of the abovesaid company duly convened and held at No. 2, Blacker's Road, Madras, on Saturday, the 4th January 1917, the following resolution was duly passed:—

That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and it is advisable to wind up the same, and accordingly that the company be wound up voluntarily.

At a further extraordinary general meeting duly convened and held at the same place on Tuesday the 6th February 1917, and adjourned for lack of a quorum to Tuesday the 12th February 1917, the following resolution was also duly passed on the 12th February 1917:—

That Mr. J. M. Fraser Fraser and Mr. Graham Fraser Esqrs of Messrs. Fraser & Ross, Chartered Accountants, 17, Armenian Street, Madras, be and they are hereby appointed liquidators for the purpose of such winding up with a remuneration of 24 per cent on the realisation, such remuneration, not to include out of pocket expenses, and that the said liquidators be and are hereby authorised to enter into such arrangements and to do such other acts as they may consider to be proper for the purpose for that purpose contained in section 334 of the Indian Companies Act, 1912.

J. RAMSAY UNDER,  
Chairman.

Madras, 10th February 1917.

#### THE SOUTH INDIA BRICK & TILE WORKS, LIMITED.

Notice is hereby given pursuant to section 339 of the Indian Companies Act, 1912, that a meeting of the creditors of the South India Brick & Tile Works, Limited, will be held at No. 17, Armenian Street, Madras, on Friday, the 9th day of March 1917, at 4 o'clock in the afternoon, for the purpose provided for in the said section.

IAN S. FRASER,  
GRAHAM F. ROSS,  
Liquidators.

Madras, 14th February 1917.

#### ESTATE OF NEMATA SUBBARAYA CHETTI (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 1th February 1917, the estate of Nemata Subbaraya Chetti, deceased, late of Madras, and he invites of administration with the Will assigned granted to him by the 12th January 1917, by the High Court of Madras and that all persons having claims against the said estate as creditors, next-of-kin, legatee, or in any other manner whatsoever should prefer their claims to the said Administrator-General of Madras, on or before the 15th March 1917, after which date he will proceed to make a distribution of the assets of the said estate and will recognise in such distribution only such claims as shall have previously been established to his satisfaction.

Administrator-General's Office, Madras,  
7th February 1917.

G. E. OGDERS,  
Administrator-General.

#### IN THE MATTER OF THE INDIAN COMPANIES ACT, 1912, AND IN THE MATTER OF THE SOUTH INDIA BRICK & TILE WORKS, LIMITED.

The creditors of the abovesaid company are required, on or before the 3rd day of March 1917, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any) to Messrs. Fraser and Graham Fraser Esqrs, Chartered Accountants, of 17, Armenian Street, Madras, the liquidators of the said company, and if so required, by notice in writing from the said liquidators, or personally, to appear in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such date as they are present.

IAN S. FRASER,  
GRAHAM F. ROSS,  
Liquidators.

Madras, 14th February 1917.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE.

No. 8.]

MADRAS, TUESDAY EVENING, FEBRUARY 20, 1907.

[Price, 2 pms.]

SALT, EXCISE AND CUSTOMS DEPARTMENT.

NOTIFICATION.

No. 4, dated 24 February 1907.

NOTICE OF CONDITIONS OF ISSUE OF FIXED FEE FOREIGN LIQUOR LICENSES.

The following notification is issued in pursuance of Notification No. 3, dated 24 February 1906, published in the Supplement to the Fort St. George Gazette, Part II, dated 24 February 1906.

In exercise of the power conferred on him under section 4 (c) of the Madras Abkari Act (I of 1865), the Commissioner of Salt, Abkari and Opium Revenue hereby prescribes, under section 91 of the Act, the following rules for regulating the issue of licenses on fixed fees for the manufacturing, blending, bottling and sale of potable foreign liquors from and after the 1st April 1907 within the limits of the Madras Presidency:—

1. The term "Foreign Liquor" in these rules includes all wines, spirits and beer imported into the Presidency by sea or land, plus distilled spirits imported or locally made and in which the tariff rate of duty has been paid; all spirits manufactured or compounded in the country and made in colour and flavour to resemble gin, brandy, whiskey or rum (or spirits made in Malabar from coconut toddy, called "Malabar toddy") and stored at the tariff rates of import duty; and beer brewed in India or beer imported in a condensed form and afterwards converted into potable beer and duly sealed, but excludes distilled spirits and ordinary arrack. In the case of license in Champagne, Drippings and other approved foreign potences, however, for the sale of pure distilled spirits only, the term "Foreign Liquor" means pure distilled spirits imported from foreign countries by sea or manufactured in this country and valued at the tariff rate of duty.

Notes.—The minimum strength at which imported and locally made foreign spirits are to sell at 10° U.P. for gin and 12° U.P. for all other kinds of spirits including Indian arrack, except distilled spirits and Malabar Toddy and Colaba arrack.

"Native" here is here taken to mean (a) which contains at least two bushels of malt and two pounds of hops per bushel and is the usual nature of which jaggery or molasses may be employed, (b) which is brewed at a higher original gravity than 1,050 on a standard hydrometer and (c) the maximum price at which at the license is Rs. 45-4-6 per bushel including the excise duty of five and a half pence per gallon.

2. Licenses for the sale of foreign liquors shall be of the following descriptions:—

A. Wholesale license for the sale of foreign liquor not to be dealt in the premises.—Those will be issued on an annual fee of Rs. 120 at the discretion of Collectors. Under them license the sale of liquor in quantities less than two imported gallons or a dozen repeated quarts bottles or ten dozen repeated pint bottles of each kind at a time is prohibited. The holder of this license will have the privilege of mixing in blended liquors only varieties of liquor in quantities not exceeding one pint. In Madras town, holders of this license will not be allowed to sell "retail" beer.

B. Retail

II. *Special license for the sale of foreign liquor not to be drunk on the premises in any form.*—These will be of two kinds—one for the sale of all kinds of foreign liquor, except "native" beer and the other for the sale of beer brewed in India.

(a) The former will be issued to the proprietors of the Hotel and Collection on payment of an annual fee of Rs. 500 in the town of Malaya, Rs. 400 in Ootacamund, Coonoor and Tal. Bangalore, Rs. 350 in towns having a population of 25,000 and over and in Keshikand, Tumkur, Srirangapatna and Coimbatore, and Rs. 300 in the rest of the Presidency. Under these licenses the sale of liquor in a quantity less than one retailed quart and greater than one imperial gallon or one transaction will be prohibited. In Malaya the right of selling Colombo, Ceylon, or Malabar arrack for removal from the premises in bottles in quantities exceeding one retailed quart will be restricted to tavern-keepers who have taken out a special license for the purpose which will be issued on payment of an annual fee of Rs. 100, while the ordinary retail license-holder will be allowed to sell any kind of foreign liquor except Colombo, Ceylon or Malabar arrack and "native" beer.

(b) Retail license for the sale of beer brewed in India will be issued to successful bidders for beer shops on payment of an annual fee of Rs. 25.

III. *Retail license for the supply of refreshment in hotels and boarding houses.*—These will be of two classes at annual fees of Rs. 100 or Rs. 75 in Malaya, of Rs. 120 or Rs. 90 on the Nilgiris, and of Rs. 80 or Rs. 40 in the rest of the Presidency, as may in each case be determined by the Collector. No liquor may be sold under these licenses otherwise than to residents in hotels and boarding-houses for their own use and that of their guests, or to casual visitors requiring liquor with the meal or snacks supplied to them.

In Malaya a holder of a hotel license desirous of serving up and maintaining in his hotel a "bar" or "bar" may, on payment of a monthly fee of Rs. 80 for a first-class bar or Rs. 25 for a second-class bar, be granted a separate license to be called a bar license. This will cover the sale of foreign liquor, except Colombo, Ceylon or Malabar arrack, under the same conditions and to the same extent as the hotel license.

In Malaya, special bar licenses will also be issued to others than holders of hotel licenses with the previous sanction of the Board of Revenue. The fees in such cases will be fixed by the Board and the license will enable the holder to sell to all comers.

IV. *Refreshment-room license will be of two classes.*—

(a) *For refreshment-rooms maintained by, or under the supervision and control of, railway companies and proprietors or managers of lines of rail except for the supply on the premises of travellers by rail refreshment-rooms.*—The annual fee payable for such license will be Rs. 50. Under these licenses liquor may be sold in one, two, three, or four other persons served with regular meals in the rooms for consumption on the premises in any amount, provided that no more than one retailed quart of spirits or two retailed quarts of any other kind of liquor sold at the refreshment-rooms may be sold at one time to any such traveller for removal from the premises.

(b) *For refreshment-rooms in which the sale of liquor is exclusively confined with the supply of such or of meals prepared and served in the dining-room.*—The annual fee will be Rs. 200 in Malaya and Rs. 75 in the rest of the Presidency. It will in all cases be optional with the Collector to withhold licenses of this description if it should appear that the sale of liquor to persons who have not permission of meals in the refreshment-rooms is permitted to such an extent or so extensively that the refreshment-rooms may fairly be classed as a tavern. Sale of liquor for removal from the premises will not be allowed under these licenses. The premises to be used for the sale of liquor under these licenses must be at least of the monthly rentable value of Rs. 25 in Malaya and in Ootacamund and Coonoor and Rs. 20 in the rest of the Presidency.

V. *General license, such as licenses for the sale of refreshment-rooms in connection with race meetings and public entertainments.* These will be granted by Collectors at their discretion for periods not exceeding ten days at a time and at such fees not exceeding Rs. 100 per month, occasion as they may determine. No removal of liquor from the premises will be allowed under these licenses.

VI. *Special license will also be granted by Collectors in consultation with the officers of the Public, Revenue and Customs Department when the circumstances are such as not to allow of the issue of licenses of any of the above descriptions on such terms and conditions and for such periods as they may see fit to determine.*

VII. *Distillation license.*—Annual fee, Rs. 5. The following are important provisions of this license:—

- (a) Liberty to give sample bottles in respect of all arrangements, whether trade arrangements or the property of private persons, in order that intending purchasers may have the opportunity of testing high class wines and spirits at their own houses before the auction sale.
- (b) Authority to sell wines, spirits and beer in less quantities than whole dozens of such description is the case of sales by auction of the property of private persons or estates or of trade arrangements which are alleged or otherwise uncommercial.
- (c) Authority to sell by auction at places other than that specified in the license, viz., at any person's residence at which the auction may be held on auction.

\* *Native*—In places where there are beer shops, holders of retail licenses for the sale of all kinds of foreign liquor except "native" beer will be permitted to sell beer brewed in India on English principles only in bottles as bottled at the brewery at which it was brewed.

VIII. *Licence for the sale of pure rectified spirits*.—There will be issued to Chinese and European firms and other firms or persons specially approved by Collectors, on payment of an annual fee of Rs. 25. Under these licences the quantities of pure rectified spirits in excess of ten imperial gallons (or such larger quantity as the Collector may, in consultation with the officers of the Public Health and Customs Department, specially authorize) is prohibited. Pure rectified spirits must not be sold under these licences for other than food, medicinal, industrial and scientific purposes, and the maximum limit of sale at one time to the same person is restricted to one imperial pint in the case of sale to a person individually, two imperial quarts in the case of sale to a Chinese, Indian, practitioner or advertiser and three imperial gallons in any dispensary, Food and or Hospital hospital.

IX. *Licence for the sale, as food or medicine, of rectified wine and similar preparations containing 20 per cent and upwards but not more than 45 per cent, of proof spirits* will be issued by Collectors on payment of an annual fee of Rs. 15.

1. *Licence for supplying*  $\frac{1}{100}$  *blending foreign liquors* will be granted to holders of wholesale licences by Collectors and those for supplying to licensed distillers by the Deputy Commissioner of Alibon on payment of an annual fee of Rs. 250.

4. *Licence for the holding of foreign liquors, except low brand locally*, will be granted to holders of wholesale licences by Collectors and to licensed distillers by the Deputy Commissioner of Alibon on payment of an annual fee of Rs. 20.

5. Any two or more of the above kinds of licences may be granted to the same person for the sale of liquor at the same premises.

6. No previous shall be used for the sale of liquor unless well approved by the Collector.

7. All licensees shall maintain and furnish to Collectors statements showing separately the consumption of imported foreign liquors and locally made spirits and beer.

8. All orders issued by Collectors under these rules will be subject to appeal to the Board of Revenue, whose decision will be final.

9. All licences (other than occasional and special licences) will have effect for the official year, i.e., from the 1st April in each year until the 1st March of the following year.

10. The fixed fees exceeding Rs. 50 on all licences (other than special and occasional licences) will be payable in two instalments, one half being payable when the licence is issued and the other half at the beginning of the second half-year, i.e., 1st October.

11. For the convenience of the trade, Collectors will, so far as possible, receive and deposit of applications for licences under clause IV (b) to have effect during the following official year before the licence sales for that year. Licences for the sale of liquor in national establishments should be very sparingly given.

12. All further information may be obtained and forms of licence may be procured at a charge of two annas each at the office of Collectors.

13. The Board of Revenue in the department of Revenue will issue such subsidiary instructions as may be necessary to the carrying out of these rules.

Board of Revenue (Revenue Section),  
Malacca, 4th February 1917.

R. F. THOMAS,  
Secretary.



SUPPLEMENT TO PART II  
OF  
**THE FORT ST. GEORGE GAZETTE.**

No. 81. MADRAS, TUESDAY EVENING, FEBRUARY 20, 1917. [Price, 1 s. 6 p.]

**SALT, ARKANI AND CUSTOMS DEPARTMENT.**

**NOTIFICATION.**

*No. 8, dated 1st February 1917.*

**NOTICE OF SALE OF ARKANI AND OTHER PROVISIONS.**

Notice is hereby given that the number of independent shops appointed for the sale of liquor, opium and intoxicating drugs during the twelve months beginning 1st April 1917 and ending 31st March 1918 and the local limits appointed for them will be notified by Collectors in their District Quarters, and that the privilege of sale therein will be put up to public auction on the dates, at the places and by the officers to be notified by Collectors subject to the conditions hereinafter set forth.

**Conditions of Auction Sale.**

II. The districts in which independent arakani shops, through liquor houses, beer shops and gajis and opium shops, respectively, will be sold are specified below:—

Independent arakani shops.	Foreign liquor houses.	Beer shops.	Gajis shops.	Opium shops.
<i>From 1st April 1917.</i>				
Throughout the entire limits of the Presidency including the Burgher public towns.	In all districts except Coimbatore, Vengaloor, Malabar, Cochin, Kottayam, Travancore, Madras, the Nilgiris, Salem and Cuddalore.	In all districts except Coimbatore, Kottayam, Travancore, Malabar, Coimbatore, Cochin and Cuddalore.	Throughout the Presidency.	Throughout the Presidency.

Arakani and gajis wholesale depot licenses will be issued for all districts. Particulars regarding them will be found in clause XVI below. A separate notification will be issued regarding fixed fee foreign liquor houses.

III. A deposit must be made by each bidder previous to bidding and will be received by the selling officer on the day of sale. A deposit of Rs. 50 will ordinarily be required from any person wishing to bid for any important shop or any large number of shops. This will be reduced to Rs. 20 in the case of bidders for not more than two or three shops of an aggregate monthly value of Rs. 20 or less and to Rs. 5 in the case of bidders for single small shops. In the Kottayam District the officer conducting the sale may, when he finds it necessary, require a deposit of Rs. 10 only from bidders for small shops. In the South Coimbatore District the selling officer may at their discretion reduce the deposit to Rs. 5 for shops whose average monthly rental does not exceed Rs. 5.

IV. The shops will be put up to auction in the order in which they are notified, unless the selling officer sees reason to change that order. Upset prices will be fixed at the discretion of the Collector. The reserve price placed by Government on the shops will not be published, but the average of the previous five years' rentals will be notified by the Collector, wherever possible, for the information of bidders.

V. No person will be allowed to bid for another unless he holds a power-of-attorney from him.

VI. The officer conducting the sale may, at his discretion, refuse to accept the bid of any person on the ground that he has been convicted by a Criminal Court or has previously been guilty of such a breach of the conditions of a license as of a conviction under the <sup>Arakani</sup> Act as to render him unworthy to

as a holder of a license or on the ground that he is dishonest or in default arrangements to the detriment of Government interests or for any other valid reason. He may also refuse any bid which he may consider to be purely speculative, after consulting the reasons for doing so. Village officers<sup>a</sup> will not be allowed to bid for, or to have any direct interest in, shops for the sale of liquor.

VII. The shops will be knocked down, to the highest bidder, but the sale will be subject to formal confirmation of the Collector, who shall be at liberty to accept or reject any bid at his discretion. Such formal confirmation will be tantamount to an acceptance of the bid, unless proved by the Board of Revenue for special reasons, and will be necessary whether the sale be held by the Collector himself or by any officer appointed by him.

VIII. In case of dispute the selling officer's decision shall be final. If for any reason the highest bid is rejected, the next highest shall be taken, or the shop is sold at his discretion.

IX. At the close of each day's sale, the deposits made by the unsuccessful bidders will be returned to them. As the auction proceeds, each person whose bid is accepted shall at once, if so required by the selling officer, or otherwise at the close of the day's sale, make a further deposit of half a month's rent in addition to the deposit made under clause III; for each shop taken the initial deposit equals or exceeds two months' rent. Should he fail to do so, the deposit made by him under clause III will be forfeited and the shop will be put up again immediately by the selling officer on the above conditions or otherwise disposed of by the Collector and the defaulter will be detained from bidding again for the same or for any other shop.

X. Persons to whose shops have been knocked down and who have made deposits as provided in clauses III and IX shall also deposit such further sum as with the former deposits will make up two months' rent (to be paid within ten days from the date of commencement of the Collector's acceptance of the bid) and shall, without discontinuing doing business the necessary arrangements and take-out licenses on the condition hereinafter set forth. In the case of the purchaser's death after signing the agreement, it will be binding on his heirs and assigns. Should the initial deposit exceed two months' rental, the excess will be refunded unless the purchaser is required to deposit more than sum under clause XI refers.

XI. If an assignee subsequent to sale the purchaser shall be bound to be of faithful solvency, he may be required either to deposit two months' rental in addition to the sum prescribed in clause X, or to get a surety or sureties to execute a security bond for the due payment of all moneys that may become due by him under the terms of the contract. The bond shall be stamped (Article 24, Schedule I, Act II of 1908) and registered at the expense of the purchaser if the amount secured exceeds Rs. 5,000.

XII. On the failure of any person to make deposit under clause X or to comply with the regulations under clause XI signed or to execute engagements and take out licenses as aforesaid, the deposits already made may be forfeited and the shop is sold under the orders of the Divisional Officer on the dates notified by the Collector or otherwise disposed of by the latter officer.

XIII. No bid offered under clause XII will be taken at the risk of the defaulting bidder, who will forfeit all sum, and, in the event of a loss, will be required to make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the same. In the latter case the forfeited deposits will be deducted from the amount owing from the sale, and the remainder, if any, will be returned to the defaulter in the same manner as if it were an excess of land revenue. Should, however, the forfeited deposits be greater than the loss by re-sale, the whole of such deposits will be credited to Government. The defaulting bidder will be similarly liable if the proceeds in disposed of otherwise than by re-sale and such disposal results in loss to Government as compared with original sale.

XIV. The purchaser of the privilege is liable to the penalties prescribed for breaches of the conditions set forth below, though a formal license may not have been issued to him.

XV. The deposit referred to in clause X, or clause XI, as the case may be, will be taken as security for the due performance of the conditions of the license. If the Collector is and the licensee as aforesaid, it may be credited towards the last instalment of the dues payable by the latter.

#### Conditions of License for Wholesale Vend of Arrack and Gunia.

XVI. Applications for the privilege of the wholesale vend of country spirits and of intoxicating drugs prepared from the hemp plant should reach the Collector on or before the 1st March 1917 and such should be accompanied by a fee of Rs. 10 which will be returned to those persons whose applications for license are not approved. The grant of license confers no exclusive privilege, and it will be open to the Collector to grant licenses under like conditions to other persons at any time during the currency of the license for which applications are not invited. However for the wholesale vend of arrack will be granted to private persons only if they have obtained the consent of the arrack supply committee of the district to the opening of those depots and deposited such amount as may be required by the Collector as security for the proper discharge of the conditions of the license. If such depots are not worked to the satisfaction of the Collector, they may be closed at any time. Arrack wholesale depot license will not be granted to persons having interest in retail shops.

The license issued under the above clauses will contain the following general conditions common to all spirits and opium licenses and the special conditions prescribed below for any particular kind.

#### General Conditions applicable to all Spirits and Opium Licenses.

1. General supplies of country spirits are prohibited from being within their respective areas any interest in the retail vend of arrack or in the vend of other intoxicating liquors such as toddy, foreign liquor and beer, and from employing any person who has such interest. This prohibition does not prevent them from holding an interest in the retail sale of country spirits in some other than those for which they have been granted the supply contract, or from holding spirit and opium shops either within or without their respective areas. Persons are prohibited from having any interest either direct or indirect in the retail vend of beer throughout the Presidency.

2. The license holder who sells under any spirit or opium license may be carried on will be specified by the Collector at the time of the grant of the license. The sale or purchase (except subject

<sup>a</sup> This order is intended to delay reference of cases from being taken before the village officers which are not intended to be cases or which do not apply villages to which the village officers themselves are appointed.

<sup>b</sup> Deposits may be in cash or other approved security.      I District Deputy Collector in independent charge.





in each liquor or shall be appointed by the same authority in consultation with the local Revenue authorities and specified in the license—

- (1) to members of the Royal Navy, soldiers and members of their families, or
- (2) to any other person living in barracks;
- (3) to persons whom a vendor knows, or has reason to believe, to be camp followers, i.e., all class of followers (other than private servants) whether on or off duty, who have a right to be in the encampment;
- (4) to persons, Native officials and Railway servants when on duty; or,
- (5) in any circumstances to any—
  - (a) Europeans residing under cover of the Police;
  - (b) child under sixteen years of age;
  - (c) female person; or
  - (d) person known or believed to be intoxicated.

*Note.*—(1) The restrictions in (a) and (d) do not apply to Native soldiers, their families and others when they are on duty.

16. No privilege of supply of wine shall be sold, transferred or sub-letted without the Collector's previous permission. Nor, if the Collector so orders, shall any agent be appointed for the management of any such privilege without his previous approval.

17. No holder of any abkhi or opium license will be allowed, without special permission from the Collector, to possess any interest in any abkhi or opium license in any Native State or foreign territory or in any British territory where a law rate of duty is in force and which is adjacent to the district in which he holds his license.

18. Depots and shops are not to keep open, unless their temporary or permanent closure is authorized under sections 15 or 22 supra and such supply of liquor, opium or intoxicating drugs as the Collector may authorize subject to such local requirements must be maintained therein. Shops not opened by day are to be used by the Collector shall be liable to be closed at the risk of the licensee.

19. No liquor, opium or intoxicating drug shall be sold in shops except for cash. The Revenue shall be bound to give indication of the offer of anything other than such to the nearest Magistrate or Police officer. This condition is not, however, meant to restrict credit sales in the ordinary course of business by shopkeepers or firms of trading and respectability dealing in foreign liquor for consumption off the premises.

20. No liquor, opium or intoxicating drug shall be sold either below or above such minimum \* as measures of price as may be fixed for sale of the same in accordance with the law for the time being in force.

21. No liquor, opium or intoxicating drug in excess of the quantity permitted for possession without license shall be permitted to be received by any person at any one time from any licensed premises without a valid permit; nor shall liquor or intoxicating drug be sold at wholesale depots in quantities less than the minima prescribed.

22. True accounts of transactions shall be maintained from day to day in ink in the prescribed form. The account and permits shall be printed books. The account books may be obtained from local Revenue offices on payment of cost price. The permit books may be obtained at all Civil offices on production of receipts for the payment of the cost price into a Government Treasury. For the liquor, opium or intoxicating drugs licensed and the warehouses of persons licensed must be suitably fitted. The keeping of blank permits for subsequent use is prohibited. The accounts and warehouses of permits shall be preserved for one year after the period covered by the license and shall be produced when called for by an officer not below the rank of Assistant Inspector of the Salt, Abkhi and Customs Department.

23. Such returns and information as may be required by the Divisional Officer from time to time shall be furnished by holders of licenses.

24. Only such weights and measures as may from time to time be prescribed by the Commissioner of Salt, Abkhi and Customs Revenue shall be possessed or used on any licensed premises, and they shall be tested and stamped by the stamping establishment of the district if the Collector shall so direct. The possession or use of weights or measures that are incorrect on any licensed premises will render the licensee liable to prosecution.

25. The officers authorized to inspect licensed shops and depots are—

- (1) any officer of the Revenue Department of rank not lower than Revenue Inspector, and
- (2) any officer of the Salt, Abkhi and Customs Department of rank not lower than Sub-Inspector.

These officers are empowered to enter and examine the premises, to test weights and measures in use and the liquor, opium and intoxicating drugs in the possession of the licensee, and to sell for and

\* For native areas—vide Board's Resolution No. 1, dated 2nd January 1917.

† For opium shops in the Agency towns of the Gwalior, Pimpriwara and Central Provinces a minimum rate of 12 annas a ma has been fixed.

Amount.	Quality.	Origin.	Opium.
Amount of a gallon except in special cases—see below.	One gallon except in special cases—see below.	In the Agency of Gwalior, Pimpriwara and Central Provinces only of goods or stores and dry (not of khat, and, therefore, the best of goods or stores, freely sold of khat and goods or stores—see below.	In the Agency of Gwalior, Pimpriwara and Central Provinces only of goods or stores and dry (not of khat, and, therefore, the best of goods or stores, freely sold of khat and goods or stores—see below.

check the accounts kept in the shop or depot. Police officers will also make inspections when it comes within the scope of their duty.

20. The inspection note made, with the papers numbered consecutively, for inspecting officers to make their inspection, shall be maintained, and be handed over to the Inspector of the store or shop after authorized by him to receive it as a receipt being given therefor.

21. The amount for which the privilege has been purchased shall be payable in twelve equal monthly instalments into a Government Treasury on or before the 15th<sup>th</sup> of each month beginning with April or October as the case may be. Provision for deposit should be prepared.

22. No revision or statement of the rent shall be demanded on any account whatever.

23. Any revocation by a licensee may be effected under the Revenue Recovery Act or adjusted from the deposit, if any, made by him at the commencement of the lease. He shall be bound to replace any wine adjusted from his deposit within fifteen days of receipt of notice from the Collector.

24. Power is further granted by Revenue officers to suspend a licensee in case of failure of payment of duty or (in the case of toddy) transaction also on the day given. In the case of arrest, toddy, gudi and beer shops and taverns, this power will be exercised by Tahsildars, in the case of opium shops by Divisional Officers and in other cases by the Collectors.

25. In the event of suspension of a licensee for failure to pay arrears, the privilege of sale will be re-sold with effect from the date of issue of notice to the new purchaser or otherwise disposed of at the Collector's discretion. All licensees on account of suspension and revocation whether disposed of the privilege shall be liable by the defaulting licensee, but he shall have no right to gain, if any, which accrues. The whole of the deposit, if any, made at the commencement of the lease will be liable to forfeiture. The officer who has power to suspend the licensee may, however, at his discretion, allow sales to continue pending revocation or other disposal of the privilege.

26. Interest on all moneys due shall be payable at the rate of 6 per cent per annum.

27. Satisfaction of any of the conditions of the license shall be a license or by any person in his employment will, actual or deemed.

Either (a) for up to Rs. 50,

or (b) cancellation of license and re-sale or other disposal of the privilege at the risk of the licensee.

The licensee or his agent may also be prosecuted for the specific offence committed.

The rent for the whole lease shall become due at once, when a lease is extended under this condition.

Note.—For violating provision of a license containing this may be imposed.

28. Any license may be forfeited and the privilege be re-sold or otherwise disposed of at the risk of the licensee if the licensee is convicted before a Magistrate of any offence against the <sup>Opium</sup> Act, or of any offence under the Indian Penal Code, which is the Collector's opinion renders him unfit to hold it. The purchaser of a privilege is liable in the purchase provided in this condition if he is convicted of any such offence as a huge contemplated after the expiration of the sale of the privilege to him through breach of a formal license. Forfeiture of any license under this clause shall involve forfeiture of the balance of all deposits after payment to Government of all moneys due under the lease.

29-A. Any license may be forfeited and the privilege be re-sold or otherwise disposed of at the risk of the licensee if it is brought to the notice of the Collector that the licensee has been previously convicted before a Magistrate of any of the offences mentioned above. The purchaser of a privilege is liable in this penalty even though a formal license may not have been issued to him.

30. Licensees are bound to report to the Divisional Officer all persons who come to their knowledge of persons employed by them in the manufacture, carriage or sale of opium, opium and intoxicating drugs, committing breach of the <sup>Opium</sup> laws or of engagements entered into by them and to comply with the Divisional Officer's orders regarding the continued employment of such persons. No person who has been convicted under the Indian Penal Code shall be employed in the business or sale of liquor, opium and intoxicating drugs without the Collector's previous permission.

31. Penurious dealings by licensees of any kind whatever with officials of the Salt, Alkali and Customs Departments are absolutely prohibited.

32. With the sanction of the Board of Revenue, any license shall be revocable by the Collector at his discretion on giving the licensee three days' notice of such revocation, in which case a proportionate part of the deposit will be refunded.

33. All licensees shall be bound by any additional general rules that may be prescribed under the <sup>Opium</sup> laws and, if so required by the Collector or any officer authorized by him, to deliver up their licenses for amendment or for the issue of fresh ones.

#### Conditions applicable to Arreck Licensees.

1. The privilege extends only to the sale of country spirits of the prescribed strength. There are 25° under-proof and 40° under-proof in the districts of Gurdaspur (Amritsar), Karnal, Gwalior, Noida, Chitauri (for telegudi), Barh Arack, South Arack (high duty area), Thapsar and Tehsilgudi, and 25° under-proof and 30° under-proof in other areas excepting the trade in the South Arack district belonging to French territory where the liquor to be sold will be 40° under-proof and Gwalior and Tehsilgudi regions where the liquor to be sold will be 30° under-proof only.

2. Spirits shall be purchased only from a distillery or warehouse maintained by the nearest supplier for the supply of the district or from a wholesale dealer who is licensed by the nearest supplier or by a private person with the nearest supplier's consent. The price to be charged per gallon at the distilleries, warehouses and wholesale dealers in the several districts are given below:

\* Spirits are liable to be re-sold for higher in pay later only after the 25th or 30th of March and 20th of April. In the meantime, interest will be levied.  
\* Only the Deputy Tahsildars in telegudi charge.

[illegible]

\* This difference between the home price level for the 2001 home and the price level for the 2001 home in the foreign country is the price differential. The price differential is the difference between the home price level for the 2001 home and the price level for the 2001 home in the foreign country. The price differential is the difference between the home price level for the 2001 home and the price level for the 2001 home in the foreign country.

4. The Department of the Interior and the Department of Agriculture will be notified.

It should be supplied in the Russian version of this document, with the following text: "The information contained in this document is for the use of the recipient only and is not to be distributed outside the recipient's organization." The information contained in this document is for the use of the recipient only and is not to be distributed outside the recipient's organization.

Figure 10. The effect of the initial concentration of the monomer on the polymerization of  $\alpha$ -methylstyrene in the presence of  $\text{SnCl}_4$  at 100°C. The reaction was carried out in  $\text{CH}_2\text{Cl}_2$  at 100°C for 24 h. The initial concentration of  $\text{SnCl}_4$  was  $1.0 \times 10^{-2}$  mol/L. The initial concentration of  $\alpha$ -methylstyrene was 0.05 mol/L. The initial concentration of  $\text{CH}_2\text{Cl}_2$  was 0.1 mol/L. The initial concentration of  $\text{CH}_2\text{Cl}_2$  was 0.1 mol/L. The initial concentration of  $\text{CH}_2\text{Cl}_2$  was 0.1 mol/L.



2. No consignments of spirits which have to be transported through Native States or Foreign Territories shall be issued without their being sealed by authorized officers.

3. Each depot must be furnished with a representative of each pattern as may be prescribed by the Commissioner of Salt, Alkali and Excise and Revenue, a durometer and a long-end. Bagasse, and, if required, by distillation and distillation also will be supplied by the department on payment of the cost.

4. Spirits shall be sold only to licensed vendors in the district. But wholesale depots may in towns where a lower rate of duty is in force shall sell at a higher rate to licensed vendors in the other towns of the district where a higher rate of duty is in force.

5. Wholesale depots shall obtain their supplies of liquor only from the distillery or warehouse established by the current supplier in the current town or from other wholesale depots in the same town, as shown in column 1 of the table in condition 3 of the conditions applicable to arack licenses.

6. Wholesale depots shall send letters of advice to the Sub-Inspector of the range in which the shop is situated whenever a consignment is issued to a shop in a different range from the depot. Letters of advice relating to shops in the same range as the depot shall invariably be written up by the depots at the time of writing the permit and either sent to the Sub-Inspector or handed over to him when he next inspects the depot.

7. A wastage allowance up to 2 per cent on the quantity advised in each consignment issued at the depot will be allowed to wholesale depots who should submit to the Inspector of the circle in which the depot is situated a statement showing (i) the number of the consignment issued at the depot, (ii) the quantity advised in each consignment, (iii) the quantity returned, and (iv) the wastage sustained in each case. The statement should be submitted not later than the 1st of the month following that in which it relates. All cases of wastage in excess of the 2 per cent limit will be dealt with by Officers at their discretion, by a fine not exceeding double the duty payable on the excess wastage. Only one such should be kept open at a time for each depot. Depots should show clearly in their account books the stock from which each consignment or part of a consignment is issued.

8. In the Madras Town Circle depots in the low duty area shall obtain from the Inspector of the circle books of requisitions or indents, and each time liquor is required by them they shall send the full portion of an indent signed by them to the depots from whom they wish to buy liquor. Depots shall in each case quote the indent to the credit of the permit issued by them, the permit being posted by the depots to the credit of their indents.

9. Depot keepers are required to seal all consignments of liquor issued to shops at their own cost. Collectors may require that a portion of each supply from a depot to a shop shall be in sealed bottles. They shall use for this purpose a private seal, an impression of which shall be made only on the jars or other receptacles in which liquor is issued to depots, but also on the permits issued with the consignments. All depots must be registered at the beginning of the year to furnish the Inspector of the circle with a list of their depots in which their depots are situated with a clear impression of the seal to be used and will not be permitted to change the seal during the year.

#### Special Conditions applicable to Independent Arack Shop Licenses.

1. No consignments of spirits transported to a shop through Native States or Foreign Territories shall be issued before they have been verified by authorized officers in the Madras Town Circle consignment received direct from the Madras warehouse in shops in the low duty area shall not be issued before they have been verified by an authorized officer.

2. Collectors may, with previous sanction of the Board, fix maximum prices for spirits.

3. In the Madras Town Circle, depots in the low duty area shall obtain from the Inspector of the circle books of requisitions or indents, and each time liquor is required by them they shall send the full portion of an indent signed by them to the depots from whom they wish to buy liquor. Depots shall in each case quote the indent to the credit of the permit issued by them, the permit being posted by the depots to the credit of their indents.

#### Conditions applicable to all Tavern and Beer Shop Licenses.

1. If the licensee holds any other license for the sale of foreign liquor on the same premises, he must keep his accounts of transactions under it separate from those under this license.

2. The possession or sale of distilled beer by the licensee is prohibited.

#### Conditions applicable to all Tavern Licenses.

1. The licensee is prohibited from supplying spirits by purveying, distilling or otherwise mixing any material therewith.

2. Entry receipts containing spirits forwarded, coloured or compounded in India and received into or kept for sale at the license shall be consequently labelled or branded with the words "Spirits compounded in India." All liquor imported in bulk and bottled in the Province received into or kept for sale at the license shall bear a printed label showing clearly the name of the manufacturer, the name of the bottle or as entered in his license and the place of bottling. The licensee is forbidden to allow either the nature of the bottled liquor purchased by him or the labels upon the bottles, or the price of bottles of his license.

3. If the licensee is desirous of obtaining a supply of mountain bottle made in Malabar, he must make his own arrangements with the supply contractors. The contractors shall not be entitled to refuse to supply mountain bottle made except on the ground of want of stock. The liquor must be kept in compound labelled "Spirits compounded in Malabar."

4. The maximum strength at which imported and locally-made foreign spirits can be sold are 55° and 60° proof for gin and 50° and 60° proof for all other kinds of spirits containing Indian extract, except distilled spirits and Malabar, Cacha and Calcutta brand.

**Crediting applicable to Tavern Licenses in places where there are no Beer Shops and no Beer Shop Licenses.**

Every licensed brewer is bound on payment of the value in legal tender or on security for such value being given to supply native beer at a price not exceeding Rs. 65-5-0, including the same duty of Rs. 10-5-0 per hundred, to all persons licensed to sell such beer. Applicants shall be entitled to have native beer of good quality issued to them in the order of their applications and with all reasonable dispatch. All complaints as to the quality of the beer supplied will be disposed of by the Board whose decision shall be final.

**Special Conditions applicable to Tavern Licenses in places where there are no Beer Shops.**

1. The privilege extends to the sale of foreign liquor to be consumed on the premises and to sale to any person at a time up to one repeated quart for removal from the premises.
2. Every cask or bottle containing beer brewed in India and covered into or kept for sale at the shop shall be conspicuously labelled or branded with the words "Beer brewed in India".

**Special Conditions applicable to Tavern Licenses in places where there are Beer Shops.**

The privilege extends to the sale of any foreign liquor except beer to be consumed on the premises and to sale to any person at a time up to one repeated quart for removal from the premises.

**Special Conditions applicable to Beer Shop Licenses.**

1. The privilege extends to the sale of beer brewed in India to be consumed on the premises and to sale to any person at a time up to one repeated quart for removal from the premises.
2. Every cask or bottle containing beer brewed in India and covered into or kept for sale at the shop shall be conspicuously labelled or branded with the words "Beer brewed in India".

**Special Conditions applicable to Beer Shop Licenses on the Nilgiris. —**

The licensee shall obtain beer from such Brewery Company and at such price as the Collector may satisfy.

**Conditions applicable to Ganja Depot and Sany Licenses.**

1. The license shall be issued by the Licensing Officer in accordance with Government of Madras No. 250, dated 17th May 1904, published on pages 220-224 of the Fort St. George Gazette, dated 21st May 1904, Part I, as subsequently amended, and by any additional, general or special rules which may from time to time be prescribed and modified.

2. The privilege conferred extends only to the sale of ganja, charas, bang and other intoxicating drugs prepared from the hemp plant. Unprepared ganja will not be issued in any district in the presidency.

3. Ganja, charas and Bang must be obtained by depositors from licensed owners of stocks at the storehouse at Vellore and Bangalore or from other depositors. Depositors who have no interest in retail shops may also arrange for the transfer to their names of ganja, charas or bang, the property of licensed cultivators stored at a storehouse on their taking out the necessary license prescribed by Board's Notification No. 2, dated 17th January 1907. Shopkeepers retail where they supply from licensed owners of stocks at storehouse or from depots or from other shops within the same districts. The Collector may, however, at any time require any licensee to obtain his supplies from any one specified source.

4. During the closing month of the lease (March) no licensee shall apply for more ganja than is necessary to meet the legitimate requirements of the remaining days of the lease. Every holder of ganja in March either to the storehouse or from a depositor shall be sent through the Inspector of the district in which the shop or depot is situated who may, at his discretion, refuse to pass it if full and only pass for supply only such quantity as he considers reasonable. Wholesale depositors shall not supply with orders which have not been passed under this rule.

5. Orders of stocks at storehouse are issued by a notification of their license to supply ganja is limited without payment in legal tender, of the value then of a note not exceeding Rs. 1-0-0 per year of Rs. 100 or such other amount, as may be fixed after consulting with reference to any particular case.

6. No requisition of intoxicating drugs obtained from a Government storehouse shall be issued before it has been verified and passed by an authorized Government officer. Infractions of this provision will subject the licensee to a fine which may extend up to Rs. 100.

7. No licensee shall keep any greater quantity of ganja, charas, bang and other intoxicating drugs prepared from the hemp plant than that fixed by the Collector at the time of granting the license.

8. Shopkeepers are prohibited from breaking up the pressed ganja kept for sale in their shops except in small quantities not exceeding the average daily sales in their shops. Other drugs may be manufactured from ganja, charas and bang in depots and shops and sold in other depots or shops.

9. No licensee shall destroy the seeds or any part of his stock of ganja. The seeds, if separated from the stock, as well as any part of the stock which the licensee deems to destroy should be carefully preserved for examination and destruction by an inspecting officer.

10. Depositors are permitted to sell intoxicating drugs only to licensed vendors. The minimum quantities prescribed for sale at wholesale depots are five lbs. of ganja or charas and one acre of bang, or an equivalent or preparation containing these quantities.

11. No licensee shall be employed in the sale of intoxicating drugs.

12. No licensed cultivator shall hold any interest in depots or retail shops and no licensed stockholder shall hold any interest in any retail shop.

18. If any opium license is used as a check for illicit sales or if the licensee knowingly sells opium to a gang, smuggler or if the Collector has reason to suspect that the licensee is guilty of any offence of this nature, he may, after recording his reasons, forthwith cancel the license and send or otherwise dispose of the privilege at the risk of the licensee. The cost for the whole lease shall however be at once when a license is cancelled under this provision.

#### Conditions applicable to Opium Licensees.

1. The licensee shall be bound by the rules prescribed under the Opium Act now in force, or such other law as may hereafter be enacted, in the Notification of Government No. 495, dated 26th October 1914, published on pages 1312-1319 of the Fort St. George Gazette, dated 26th November 1914, Part I, and any subsequent general or special rules which may from time to time be notified.

2. The smoking or consumption of opium or its preparations in any form is prohibited licensed for sale and the sale of morphine or preparations for smoking not prohibited.

3. No shop shall be opened without a license from the Collector. The usual counterpoise agreements must be executed by the licensee.

4. Dispensing is restricted to Collectors to issue separate licenses to licensed druggists for the sale of opium and the manufacture and sale of opium preparations for medicinal purposes only. Private persons are permitted to manufacture intoxicating drugs and smoking preparations for their own use only provided they do not exceed the limits for possession. Licenses for the wholesale retail of opium and for the manufacture and sale of intoxicating drugs other than those used for smoking, may be issued by the Collector in the form of *Madras* to districts for medicinal purposes only.

5. The price of opium at retail hashsals will be Rs. 41-5-8 per full seer and Rs. 25-12-8 per half seer only.

6. The privilege granted extends only (a) to the retail sale of opium and (b) to the manufacture and retail sale of intoxicating drugs made from opium or the poppy other than morphine or preparations for smoking is strictly prohibited.

7. A licensed shopkeeper may not sell at one time to any person more than one half seer of opium or intoxicating drugs, except in the Agencies of Tanjore, Thanjavur, and Underwood where he may sell up to three tolas.

8. The licensee shall obtain his supply of opium from the . . . . . hashsal (a quantity of a half seer and multiples thereof as complying with the rules regarding such issues, or from other shops within the district under the special orders of the Collector. No opium other than that obtained in the manner specified above shall be sold or received or possessed by shopkeepers. During the closing month of the lease (March), the licensee may not apply for more opium than is necessary to meet legitimate requirements of the remaining days of the lease. Every intent for opium in March will be carefully scrutinized by the officer in charge of the tank treasury who may, at his discretion, refuse to supply with it in full, and may issue such quantity as he considers reasonable.

9. The licensee shall keep no greater quantity of opium and intoxicating drugs other than morphine or preparations for smoking than that fixed by the Collector at the time of granting the license.

10. If this license is used as a check for illicit sales or if the licensee knowingly sells opium to an opium smuggler or if the Collector has reason to suspect that the licensee is guilty of any of these offences, he may, after recording his reasons, forthwith cancel the license and send or otherwise dispose of the privilege at the risk of the licensee. The cost for the whole lease shall however be at once, when a license is cancelled under this provision.

\* Since the case of the tank where the shop is situated or at such other place as may be ordered by the Collector will be issued.

Board of Revenue (Separate Revenue),  
Madras, 2nd February 1917.

E. F. THOMAS,  
Secretary





section 6, sub-section (1) of the Indian Ports Act, 1889, for the prevention of the spread of infectious or contagious diseases by means of ships arriving at or departing from the ports of the Madras Free Port.

326. Recorded the Trust's Capital and Revenue Accounts for November 1916.

327. Resolutions and cash held by the Bank of Madras for the Madras Port Trust on 31st January 1917 were ordered to be presented as follows:—

			Government accounts.	=	Cash balances.		
					Rs.	Ss.	P.
Revenue Account	..	..	..	..	54	76,297	2 4
President Fund Account	..	..	..	..	2,44,908	1,014	14 4
Deposit Account	..	..	..	..	28,730	1,014	3 1
Police Station House Charity Account	..	..	..	..	40,363	2,017	3 4
Discharged Seamen's Fund Account	..	..	..	..	44,660	490	5 1
Postage Fund	..	..	..	..	49,100	—	2,374 9 8
Harbour Duty Advances Account	..	..	..	..	34	69,810	18 0
Railway Freight Advances Account	..	..	..	..	54	3,618	8 0

Port Trust Office, Madras,  
25th February 1917.

E. J. E. SPRING,  
Chairman, Madras Port Trust.



# SUPPLEMENT TO PART II

OF

# THE FORT ST. GEORGE GAZETTE.

No. 8.]

MADRAS, TUESDAY EVENING FEBRUARY 20, 1917.

[Price 5 pms]

## AUDIT ORDER OF MALLANCHERI CO-OP. NATIVU SOCIETY No. 1038 FOR THE CO-OPERATIVE YEAR 1916-17.

The accounts of the Mallancheri Co-operative Credit Society No. 1148 in the City of Madras, for the co-operative year ending 20th June 1917, as audited by the City Inspector M.R. R. Krishnaswamy Aiyar are passed. The statements of (1) Receipts and Disbursements, (2) Profit and Loss and (3) Assets and Liabilities as furnished by him are appended to this order.

2. The year under review was the third of the society's working. The number of members at the beginning of the year was 37. There were 4 fresh admissions and no withdrawals. At the end of the year, there were 41 members with a paid up share capital of Rs. 65-8-6. Deposits from members and non-members amounted to Rs. 215-8-6 at the end of the year.

3. Twenty-four losses according to Rs. 412 were issued in the year. Out of twenty-eight loans amounting to Rs. 425 outstanding at the end of the year, 15 loans for Rs. 145 were repaid.

4. Two general and ten investment meetings were held.

5. During the year, the society earned a net profit of Rs. 21-8-2 which should, under its bye-law 15, be added to the Reserve fund. Deducting therefrom Rs. 5-14-10, being the interest earned on Reserve fund the society is requested to transfer Rs. 15-10-6 to the Madras Central Urban Bank with the addition, the total reserve will amount to Rs. 140-5-6.

6. In accordance with the appropriation scheme approved by Government, the society will deposit Rs. 5-6-0 under appropriation fund in the same Central Bank.

7. The society is continuing to do its work satisfactorily. The number of overdue loans at the end of the year is not a creditable feature of the society's work.

Receipts.				Disbursements.			
		Rs.	A. P.			Rs.	A. P.
Share payments .. .. .	.. .. .	..	8 3 4	Loans repaid to non-members .. .. .	.. .. .	114 8 0	..
Loans and deposits by members .. .. .	.. .. .	..	41 50 0	Loans to members on personal security .. .. .	.. .. .	419 8 0	..
Amount repaid by members .. .. .	.. .. .	..	812 11 8	Interest paid on loans and deposits .. .. .	.. .. .	21 8 0	..
Dividend received .. .. .	.. .. .	..	40 0 0	Realisation of interest and commission .. .. .	.. .. .	1 0 0	..
Other income .. .. .	.. .. .	..	19 0 0	Current to Reserve (interest) paid .. .. .	.. .. .	49 16 6	..
<b>Total income .. .. .</b>	<b>.. .. .</b>	<b>..</b>	<b>517 8 2</b>	<b>Total disbursements .. .. .</b>	<b>.. .. .</b>	<b>615 8 6</b>	<b>..</b>
Opening balance .. .. .	.. .. .	..	98 0 0	Carrying balance .. .. .	.. .. .	12 10 0	..
<b>Grand total .. .. .</b>	<b>.. .. .</b>	<b>..</b>	<b>615 8 2</b>	<b>Grand total .. .. .</b>	<b>.. .. .</b>	<b>615 8 6</b>	<b>..</b>
Profit.				Loss.			
		Rs.	A. P.			Rs.	A. P.
Interest actually paid .. .. .	.. .. .	..	50 0 0	Interest paid and due .. .. .	.. .. .	28 0 0	..
Other items .. .. .	.. .. .	..	1 10 8	Realisation of interest and commission .. .. .	.. .. .	1 0 0	..
<b>Total .. .. .</b>	<b>.. .. .</b>	<b>..</b>	<b>51 10 8</b>	<b>Total .. .. .</b>	<b>.. .. .</b>	<b>29 0 0</b>	<b>..</b>
<b>Net profit .. .. .</b>	<b>.. .. .</b>	<b>..</b>	<b>51 10 8</b>	<b>Net profit .. .. .</b>	<b>.. .. .</b>	<b>51 10 8</b>	<b>..</b>
Assets.				Liabilities.			
		Rs.	A. P.			Rs.	A. P.
Cash in hand and bank .. .. .	.. .. .	..	12 18 0	Loans and deposits from non-members .. .. .	.. .. .	184 0 0	..
Other investments .. .. .	.. .. .	..	78 10 0	Deposits of members .. .. .	.. .. .	151 8 0	..
Loans due by members .. .. .	.. .. .	..	128 6 0	Share capital .. .. .	.. .. .	65 8 6	..
<b>Total .. .. .</b>	<b>.. .. .</b>	<b>..</b>	<b>219 14 0</b>	Interest and dividend due by members .. .. .	.. .. .	12 10 0	..
<b>Net assets .. .. .</b>	<b>.. .. .</b>	<b>..</b>	<b>219 14 0</b>	<b>Total liabilities .. .. .</b>	<b>.. .. .</b>	<b>365 18 6</b>	<b>..</b>
<b>Net assets .. .. .</b>	<b>.. .. .</b>	<b>..</b>	<b>219 14 0</b>	<b>Net assets .. .. .</b>	<b>.. .. .</b>	<b>219 14 0</b>	<b>..</b>

Office of the Registrar of Co-operative Societies,  
Madras, 2nd February 1917.

L. D. SWAMINATHAN,  
Registrar.





SUPPLEMENT TO PART II

OF

# THE FORT ST. GEORGE GAZETTE.

No. 2.]

MADRAS, TUESDAY EVENING, FEBRUARY 28, 1917. [Part, 4. p.m.]

## ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING 17<sup>th</sup> FEBRUARY 1917.

### DISTRICT REPORTS

#### GASTAM.

Water-supply sufficient. Baraka reservoir 20 1/2 feet. Bandhlands reservoir not reported. Sowings of paddy commencing. Sowing of gingelly commencing. Transplantation of sugarcane proceeding. Standing crops generally fair. Harvested paddy, various sorts; sugarcane and bananae poor to fair; millets poor. Pasture sufficient but scarce in two taluks. Fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

#### VIZAGAPATAM.

Water-supply generally sufficient. Sowing of gingelly commencing, proceeding or undulating; of paddy commencing. Sowing of chillies proceeding and of sugarcane. Transplantation of sugarcane proceeding or undulating. Standing crops growing. Harvested sugarcane, chillies, bananae, tobacco, sugarcane, paddy and chillies; various generally fair. Pasture generally sufficient. Fodder generally available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects generally fair.

#### ODDYSAM.

Water-supply sufficient. Godavari 2-4 feet over bank. Preparing land for second crop. Sowing of gingelly, planting of sugarcane and transplantation of paddy and tobacco proceeding. Standing crops good. Harvested paddy, various sorts; chillies poor to fair; chillies, bananae and paddy fair, sugarcane and tobacco fair to normal. Pasture sufficient except in one division. Fodder available except in one division. Condition of cattle good, but underfoot generally is not tallow. Employment available. Grain-stocks sufficient. Prospects fair.

#### KISTNA.

Water-supply sufficient. Krishna 2-4 feet above bank. Transplantation of paddy proceeding. Standing crops fair. Harvested chillies, paddy and tobacco; sugarcane fair. Pasture sufficient. Fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

#### GUNTUR.

Water-supply sufficient. Standing crops generally good. Harvested paddy, various sorts; bananae, cotton and chillies; various fair; groundnut, indigo and sugarcane poor; chillies and sugarcane poor to fair. Pasture generally sufficient. Fodder generally available. Condition of cattle generally good, but underfoot generally poor in some taluks. Employment available. Grain-stocks sufficient. Prospects fair.

#### KURNOOL.

Water-supply sufficient. Tungabhadra 0-1 foot above bank. Sowing of paddy proceeding in parts. Standing crops fair. Harvested paddy, indigo, chillies, bananae and sugarcane; various fair. Pasture sufficient. Fodder available. Condition of cattle generally good, but bananae (not specified) proceeds in parts of some taluks. Employment available. Grain-stocks sufficient. Prospects fair.

#### BANDANAPALLE.

Water-supply sufficient. Standing crops good. Harvested indigo, groundnut and chillies; various fair. Pasture sufficient. Fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects not reported.

JL-500-2

## BELLARY.

Water-supply sufficient except in parts of three taluks. Ploughing; sowing of paddy proceeding; weeding of millets, cholam, bengalgram and oilseeds and in wet lands commencing or proceeding. Sowing rice has been good, but cotton, cholam, bengalgram and wheat are not in good condition. Harvested sugarcane, cotton, rice, bengalgram, and oilseeds are fair to normal; cotton and sugarcane after the second seasonable rain. Harvested sugarcane, cotton fair to normal; cholam and bengalgram generally fair. Pasture sufficient, but scarce in four taluks. Fodder available. Condition of cattle good, but underfed and suffers from in parts. Employment available. Grain-stocks sufficient. Prospects fair.

## BANDUR.

Water-supply sufficient. Weeding of hotel proceeding. Sowing crops poor to good. Harvested cotton; cotton fair. Pasture sufficient. Fodder available. Condition of cattle good, but foot-and-mouth disease prevails in one village. Employment available. Grain-stocks sufficient. Prospects fair.

## BARASTAPUR.

Water-supply sufficient except in parts. Ploughing; sowing of paddy proceeding; transplanting and weeding of paddy proceeding. Sowing crops generally fair. Harvested sugarcane, cotton, rice, bengalgram, horsegram, groundnut and wheat; cotton generally fair. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects good.

## CUDDAFAN.

Water-supply sufficient in parts of one taluk. Ploughing; sowing, transplanting and weeding of paddy and sugarcane proceeding. Sowing crops fair. Harvested paddy, sugarcane, groundnut and cotton fair to normal; cholam, pulses, cotton and sugarcane poor to normal. Pasture sufficient, but scarce in one taluk. Fodder available. Condition of cattle generally good but disease not reported to sporadic on parts of four taluks and of one division. Employment available. Grain-stocks sufficient. Prospects fair.

## MELLOOR.

Water-supply sufficient. No flow over the Nilgiris and Sengam anahills, but supply at the two sources and in the Kalladi reservoir is sufficient. Ploughing; sowing of paddy and millets and transplanting of paddy and sugarcane proceeding. Sowing crops fair to good. Harvested cholam, millets, sugarcane and groundnut, cotton normal; paddy, cotton and sugarcane, but in normal condition, but to normal. Pasture sufficient; fodder available. Condition of cattle generally good, but foot-and-mouth disease prevails in four taluks. Employment available. Grain-stocks sufficient. Prospects good.

## CHINGELPUT.

Water-supply sufficient. Ploughing; sowing, transplanting and weeding of paddy, proceeding in parts. Sowing crops fair. Harvested paddy and bengalgram; cotton fair. Pasture sufficient; fodder available. Condition of cattle generally good, but cotton and sugarcane are short in parts. Employment available. Grain-stocks sufficient. Prospects fair.

## MADRAS.

Grain-stocks sufficient. Employment available.

## SOUTH ARCO.

Water-supply sufficient in two taluks and in parts of two others. Ploughing; sowing of millets, sugarcane, paddy and sugarcane, transplanting of paddy and sugarcane, and weeding of paddy, sugarcane and cholam proceeding. Sowing crops fair except sugarcane and later in one taluk which was affected by the cyclone. Harvested paddy, sugarcane, groundnut and cotton fair. Pasture sufficient, fodder available except in one taluk. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects generally fair.

## CHITTUR.

[No report.]

## NORTH ARCO.

Water-supply sufficient except in three taluks. Ploughing; sowing of paddy, sugarcane and cholam, planting of millets and transplanting and weeding of paddy and sugarcane proceeding. Sowing crops generally fair. Harvested paddy, sugarcane, sugarcane and cotton; cotton fair. Pasture generally sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects generally fair.

## TALUK.

Water-supply sufficient. Sowing of paddy proceeding or concluding, of sugarcane proceeding, of cholam commencing or proceeding; transplanting of paddy commencing, proceeding or concluding, of sugarcane commencing or proceeding, and planting of sugarcane proceeding or concluding. Sowing crops fair to good. Harvested paddy, sugarcane and sugarcane; cotton fair to normal. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

## COGNATOOR.

Water-supply sufficient. Six feet of water in the Gannay at Enke. Sowing of paddy, sugarcane and cholam proceeding in parts. Sowing crops fair. Harvested paddy and sugarcane, cotton normal; cholam and bengalgram, but to normal. Pasture sufficient; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

## TRICHINOPOLY.

Water-supply sufficient except in parts of four taluks. No flow over the United outlet, but supply is otherwise adequate. Sowing of paddy and transplants of paddy, cotton and tobacco proceeding in parts. Standing crops fair. Harvested paddy, rice, homegrown and sugarcane; cottons fair to normal. Pastures sufficient; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

## TANJORE.

Water-supply sufficient except in parts. Height of water over the even of the northern and southern branches of the Lower outlet 4.5 feet and 4.4 feet respectively. Cultivation of tobacco, ginger, cotton and sugi proceeding in parts. Standing crops generally fair, but require rain in parts of one taluk. Harvested paddy, groundnut and sugi; cottons fair. Pasture sufficiently available. Condition of cattle generally good; employment satisfactory. Prospects in one village. Employment available. Grain-stocks sufficient. Prospects generally fair.

## TUDUKKOTTAI.

Water-supply sufficient. Sowing of cotton and sugi proceeding in parts. Standing crops fair. Harvested paddy; cottons fair. Pasture sufficient; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair.

## MADURAI.

Water-supply insufficient except in parts. Average discharge from the Pattar was about 500 cusecs. Ploughing; sowing of dry crops and weeding of wet crops proceeding in parts. Standing crops generally fair, but paddy has become short in parts of two taluks and is withering in parts of another. Harvested paddy; cottons poor to fair. Pasture generally sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks generally sufficient. Prospects fair.

## MASSAR.

Water-supply insufficient except in one taluk and in parts of two others. Sowing in dry lands proceeding in parts. Standing crops fair to good, but paddy, sugi and average withering in parts; cotton requires rain in parts of one taluk. Harvested paddy, sugi, cotton, mango and groundnut, cottons poor to fair; cottons, fair; paddy, poor. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient except in one taluk. Prospects generally fair.

## TINNEVELLY.

Water-supply sufficient except in isolated areas. No flow over the Strickland outlet, but discharge adequate. Ploughing; sowing of ginger proceeding in parts. Standing crops good, but paddy withered in parts of one taluk. Harvested paddy and cottons; cottons poor to fair. Pasture scanty; fodder available. Condition of cattle generally good, but blackleggers prevail in parts of one taluk. Employment available. Grain-stocks sufficient. Prospects fair. Rain urgently needed in parts.

## MALABAR.

Water-supply sufficient. Standing crops good. Harvested paddy; cottons fair. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair.

## SOUTH CANARA.

Water-supply sufficient. Ploughing; sowing of paddy proceeding in parts. Standing crops fair. Harvested paddy; cottons fair to normal. Pasture sufficient; fodder available. Condition of cattle generally good, but malapras prevail in four villages. Employment available. Grain-stocks sufficient. Prospects fair.

## TRAVANCOR.

Water-supply and pastures sufficient. Harvest sufficient. Condition of cattle good.

## COCHIN.

Water-supply sufficient. Paddy harvest almost complete and paddy cultivation commenced. Pasture sufficient; fodder available. Condition of cattle good.

## THE NIGERS.

Water-supply sufficient. Ploughing, sowing and weeding of wet crops proceeding. Standing crops fair. Harvested rice and cotton; cottons fair. Pasture sufficient; fodder available. Condition of cattle fair. Employment available. Grain-stocks sufficient. Prospects fair.

# SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, DELHI.

Work ending 27th February 1917.—Malghat high Ganges; and elsewhere. Standing crops fair to good generally except in parts of two districts where they have been affected by cyclone or unseasonable rain, and in parts of South where they are withering or withered or require rain urgently. Harvests of jowar, sugarcane and dry crops proceeding normally, cottons fair to normal generally. Sowing of paddy, sugarcane and dry crops proceeding normally. Condition of cattle generally good. Water-supply insufficient in parts of Delhi, Amritsar, Cuddalore, South Arcot, North Arcot, Trichinopoly and the South; no report elsewhere. Parts generally sufficient; fodder generally available. Famine unnecessary.

DEPT. OF REV. SECT., S.W., LANE 101A & 101B,

WARD OF RAIPUR, RAIPUR,

26th February 1917.

-F. BHAGAVAN

Secretary.

## RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 17th FEBRUARY 1917.

District.		RAINFALL IN INCHES				PRICES OF GRAIN (PER 40 LBS. BAG) IN RUPEES											
		In the week.		Up to the end of the week (from 1st April)		Rice.			Wheat.			Barley.			Oats.		
		17th	Average of 10 years ending 1914	17th	Average of 10 years ending 1914	Average in Feb.	Last week.	This week.	Average in Feb.	Last week.	This week.	Average in Feb.	Last week.	This week.	Average in Feb.	Last week.	This week.
Central	Orissa	0.1	0.2	82.7	48.2	8.7	8.7	8.7	18.5	(a) 18.2	18.2	..	..	..	..	..	..
	Vijaypattam	..	0.2	88.4	58.2	10.0	7.0	7.4	17.4	18.0	16.5	..	15.8	15.0	18.0	18.4	18.4
	Gadchadi	..	0.1	81.2	49.8	7.8	(c) 7.7	8.1	18.7	18.7	18.5	..	18.8	18.8	(c) 18.1	18.0	18.0
	Bhadracharya	..	0.1	84.8	51.8	8.7	7.7	7.7	17.8	18.0	18.0	..	18.8	18.8	..	18.2	18.2
	Chitaval	..	0.1	80.8	51.8	8.8	7.8	7.8	18.4	18.4	18.0	..	18.8	18.8	..	18.1	18.1
Deccan	Elmhurst	..	0.1	97.8	55.7	8.3	7.4	7.4	18.8	18.8	18.7	..	18.8	18.8	18.4	18.1	18.1
	Elmhurst	..	..	50.8	55.4	..	8.0	8.0	..	..	..	..	17.8	18.8	..	18.1	18.1
	Elmhurst	..	..	58.1	55.4	8.0	7.4	7.4	..	17.2	17.8	17.0	17.8	17.8	..	..	..
	Elmhurst	..	..	58.2	55.0	..	7.8	7.8	..	..	..	..	18.0	18.0	..	..	..
	Elmhurst	..	..	50.4	51.2	8.0	8.8	8.8	18.2	18.2	17.8	..	18.8	18.8	18.1	18.1	18.1
Gangetic	Calcutta	..	..	11.7	28.0	8.7	7.7	7.8	17.8	17.8	17.8	..	18.8	18.8	17.8	18.8	18.8
	Calcutta	..	..	28.8	55.0	10.4	7.8	7.7	17.7	17.7	17.8	..	17.7	17.7	18.8	18.8	18.8
	Calcutta	..	..	18.4	55.1	8.7	8.4	8.8	18.2	18.2	18.1	..	..	..	..	..	..
	Calcutta	..	..	48.7	48.6	7.8	8.7	8.7	18.4	18.4	18.0	..	..	..	..	..	..
	Calcutta	..	..	41.2	44.8	8.8	8.0	8.0	18.8	18.8	18.8	..	..	..	..	..	..
Gangetic	Calcutta	..	..	(d) 15.4	18.2	8.7	(d) 27.0	27.0	18.0	(e) 18.0	18.0	..	..	..	(d) 18.0	18.0	18.0
	Calcutta	..	..	48.7	48.7	8.8	8.8	8.8	18.8	18.8	18.8	..	..	..	..	..	..
	Calcutta	..	..	48.8	48.8	8.8	8.8	8.8	18.8	18.8	18.8	..	..	..	..	..	..
	Calcutta	..	..	81.2	88.8	8.8	7.0	7.0	18.8	18.8	18.8	..	18.8	18.8	18.8	18.8	18.8
	Calcutta	..	..	88.8	88.8	8.8	7.0	7.0	18.8	18.8	18.8	..	18.8	18.8	18.8	18.8	18.8
North	Calcutta	..	..	27.8	42.4	8.1	7.7	7.7	18.2	18.2	18.2	..	..	..	..	..	..
	Calcutta	..	..	28.0	51.0	..	8.0	8.0	..	18.2	18.2	..	18.8	18.8	..	18.0	18.0
	Calcutta	..	..	31.5	55.4	8.8	7.8	7.8	17.2	17.2	17.2	..	18.8	18.8	18.8	18.8	18.8
	Calcutta	..	..	57.8	59.4	8.8	8.8	8.8	18.2	18.2	18.2	..	18.8	18.8	18.8	18.8	18.8
	Calcutta	..	..	82.2	58.8	8.4	7.2	7.2	17.8	17.8	17.8	..	18.8	18.8	18.8	18.8	18.8
West	Calcutta	..	..	152.8	157.1	8.0	8.1	8.1	..	..	..	..	..	..	..	..	..
	Calcutta	..	..	148.7	150.8	8.8	8.1	8.1	..	..	..	..	..	..	..	..	..
	Calcutta	..	..	71.8	58.2	..	7.8	7.8	..	..	..	..	..	..	..	..	..
	Calcutta	..	..	117.8	112.8	..	7.0	7.0	..	..	..	..	..	..	..	..	..
	Calcutta	..	..	74.8	72.8	8.2	(a) 8.0	8.0	14.8	15.8	15.8	..	..	..	..	..	..

A. W. Agency.

L. W. Agency.

Average of the 10 years ending 1914-15.

Average of 10 years.

(d) Revised figures.

(e) Not reported.

RAINFALL REPORTED AND FORWARDED BY THE METEOROLOGICAL DEPARTMENT, CALCUTTA.





# SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE.

No. 8.] MADRAS, TUESDAY EVENING, FEBRUARY 20, 1917. [PART II, 6 VOL.

## SEASON REPORT FOR JANUARY 1917.

**Barren I.**—Statement showing the average fall of rain in each district during the month of January 1917, and also the total fall from 1st April 1916, up to the month, compared with the corresponding figures of the preceding year and with the averages of the forty years ending 1916.

District.	Average for forty years				1916-1917.				1916-1917.			
	In the month.		From 1st April 1916 up to the month.		In the month.		From 1st April 1916 up to the month.		In the month.		From 1st April 1916 up to the month.	
	Rainy days.	Excess.	Rainy days.	Excess.	Rainy days.	Excess.	Rainy days.	Excess.	Rainy days.	Excess.	Rainy days.	Excess.
	1	2	3	4	5	6	7	8	9	10	11	12
<b>General—</b>	pts.	inches.	inches.	inches.	pts.	inches.	inches.	pts.	inches.	inches.	pts.	inches.
1. Ganjam .. ..	..	..	0.54	41.10	..	0.40	40.01	..	..	..	..	..
2. Vizianagaram ..	..	..	0.41	87.56	..	..	40.40	..	..	..	..	..
3. Tinsukia .. ..	..	..	0.25	29.75	..	0.20	40.21	..	..	..	..	..
4. Cuttack .. ..	..	..	0.37	26.86	..	..	41.05	..	..	..	..	..
5. Balasore .. ..	..	..	0.21	85.50	..	..	40.00	..	..	..	..	..
6. Orissa .. ..	..	..	0.20	81.85	..	..	39.51	..	..	..	..	..
<b>Bengal—</b>	..	..	..	..	..	..	..	..	..	..	..	..
7. Kharagpur .. ..	..	..	0.70	21.00	..	..	27.01	..	..	..	..	..
8. Bhubaneswar ..	..	..	0.06	20.50	..	..	27.42	..	..	..	..	..
9. Jajpur .. ..	..	..	0.09	19.61	..	..	28.00	..	..	..	..	..
10. Cuttack .. ..	..	..	0.24	21.00	..	..	28.75	..	..	..	..	..
<b>Orissa—</b>	..	..	..	..	..	..	..	..	..	..	..	..
11. Balasore .. ..	..	..	0.00	45.47	..	0.01	47.45	..	..	..	..	..
12. Balasore .. ..	..	..	0.40	43.71	..	0.04	48.50	..	..	..	..	..
13. Chikmagalur ..	..	..	0.70	44.91	..	0.06	40.00	..	..	..	..	..
14. South Arcot ..	..	..	0.70	44.00	..	..	33.18	..	..	..	..	..
<b>Madras—</b>	..	..	..	..	..	..	..	..	..	..	..	..
15. Coimbatore ..	..	..	0.40	27.00	..	..	27.53	..	..	..	..	..
16. North Arcot ..	..	..	0.87	27.00	..	0.91	33.19	..	..	..	..	..
17. Salem .. ..	..	..	0.03	31.18	..	..	27.00	..	..	..	..	..
18. Coimbatore ..	..	..	0.27	23.00	..	..	40.00	..	..	..	..	..
19. Tirunelveli ..	..	..	0.63	23.00	..	..	34.20	..	..	..	..	..
<b>South—</b>	..	..	..	..	..	..	..	..	..	..	..	..
20. Tanjore .. ..	..	..	1.10	48.17	..	..	47.00	..	..	..	..	..
21. Madurai .. ..	..	..	0.04	21.00	..	..	28.00	..	..	..	..	..
22. Karaikal .. ..	..	..	0.22	27.00	..	..	30.25	..	..	..	..	..
23. Tirunelveli ..	..	..	1.10	51.75	..	..	48.00	..	..	..	..	..
<b>East Coast—</b>	..	..	..	..	..	..	..	..	..	..	..	..
24. Madurai .. ..	..	..	0.50	110.00	..	..	110.00	..	..	..	..	..
25. South Arcot ..	..	..	0.00	110.00	..	..	110.00	..	..	..	..	..
<b>North—</b>	..	..	..	..	..	..	..	..	..	..	..	..
26. The Nilgiris ..	..	..	1.00	20.00	..	..	20.00	..	..	..	..	..

*Low water—*Madurai in February, Anantapur, Tanjore and Tirunelveli, slight in Ganjam, Karaikal, Coimbatore and Tirunelveli and not elsewhere. The Godavari was 2.0 feet above normal crest.

*Superior—*Madurai in March—Madurai in part of Anantapur, Chikmagalur, South Arcot, Tirunelveli, North Arcot, Tanjore, Karaikal and Tirunelveli and sufficient elsewhere.

Statement showing the extent of indebtedness (Government and since loan) for the month of January 1937.

Particulars	In the month				On the 1st inst.				On the 1st inst. of the previous year				Difference of the two periods (Government and since loan)			
	First day		Second day		First day		Second day		First day		Second day		First day		Second day	
	Dep.	Wtd.	Dep.	Wtd.	Dep.	Wtd.	Dep.	Wtd.	Dep.	Wtd.	Dep.	Wtd.	Dep.	Wtd.	Dep.	Wtd.
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
Government -																
Treasury ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Post Office ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Public Debt ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Other ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Total ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Since loan -																
Treasury ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Post Office ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Public Debt ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Other ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Total ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
Grand Total ..	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100

Series III.—Statement showing the average prices of the principal food-grains and salt for the month of January 1917.

Group.	District.	Grain.	Prices as furnished by the 10 best and lowest.					
			The, most low.			High.		
			In the previous month.	In this month.	Average.	In the previous month.	In this month.	Average.
1	2	3	4	5	6	7	8	9
A. Cereals	1. District	1. Barley	1.5	1.7	1.6	1.5	1.6	1.5
		2. Vengayam	1.5	1.5	1.5	1.5	1.5	1.5
		3. Subarail	1.5	1.5	1.5	1.5	1.5	1.5
		4. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
B. Beans	2. District	5. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		6. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		7. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		8. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
C. Corn	3. District	9. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		10. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		11. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		12. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
D. Lentils	4. District	13. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		14. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		15. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		16. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
E. Peas	5. District	17. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		18. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		19. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		20. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
F. Salt	6. District	21. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		22. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		23. Kollam	1.5	1.5	1.5	1.5	1.5	1.5
		24. Kollam	1.5	1.5	1.5	1.5	1.5	1.5

Remarks.—As compared with the previous month, the price of rice was stationary in some districts, rose in some and fell in others; rice was stationary in three districts, rose in others and fell in others; pulses was stationary in one district, rose in some and fell in others; pulses was stationary in one district, rose in others and fell in others; pulses was stationary in one district, rose in others and fell in others.

\* Of the three years ending 1912-13. † Of the three years ending 1912-13. ‡ Average of white and yellow pulses.

Dist. of Bar. Serv. For. Last Session and April, 1917. T. KASHYAP, Secretary.



# THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 12 MADRAS, TUESDAY EVENING, FEBRUARY 20, 1907. (Price, 1 s. 6 p.)

## Part III.—Proceedings of the Imperial Legislature.

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### GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

#### Bills introduced in the Indian Legislative Council, Reports of Select Committees presented to the Council, and Bills published under Rule 23.

The following Bill was introduced in the Indian Legislative Council on the 7th February 1917:—  
No. 1 of 1917.

*A Bill to consolidate and amend the law providing for the destruction or other disposal of certain documents in the possession or custody of Courts and Revenue and other public officers.*

WHEREAS it is expedient to consolidate and amend the law providing for the destruction or other disposal of certain documents in the possession or custody of Courts and Revenue and other public officers; it is hereby enacted as follows:—

- Short title. 1. This Act may be called the Destruction of Records Act, 1917.
- Enactment. 2. In this Act—
- (1) "The Chief Executive Revenue authority" means—  
(a) in the provinces of Fort William in Bengal and Fort St. George and in the United Provinces and Bihar and Orissa,—the Board of Revenue; (By section 3 of Act II of 1905.)
- (2) in the presidency of Bombay outside Mithi and the limits of the town of Bombay,—a Commissioner;
- (3) in Madras,—the Commissioner;
- (4) in the Punjab and Burma,—the District Commissioner; and
- (5) elsewhere,—the Local Government or such officer as the Local Government may, by notification in the local official Gazette, appoint in this behalf.
- (7) "High Court" means the High Court of appeal in any local area.
- Power to prescribe rules for the disposal, by destruction or otherwise, of such documents as are, in the opinion of the authority making the rules, not of sufficient public value to justify their preservation.
- (2) The authority shall be—  
(a) in the case of documents in the possession or custody of a High Court or of the Courts of Civil or Criminal jurisdiction subordinate thereto,—the High Court;

(b) in the case of documents in the possession or custody of Revenue Courts and officers,—the Chief Controlling Revenue authority; and

(c) in the case of documents in the possession or custody of any other public officer,—the Local Government or any officer specially authorized in that behalf by the Local Government.

(f) Rules made under this section by the High Court of Judicature at Fort William in Bengal shall be subject to the previous approval of the Governor-General in Council, and rules made by any other High Court, or by a Chief Controlling Revenue authority or by an officer specially authorized in that behalf by a Local Government, shall be subject to the previous approval of the Local Government.

[Ss. section 6 of Act III of 1874.]

III of 1903.

[Ss. section 6 of Act III of 1874.]

4. All rules and orders directing or authorizing the destruction or other disposal of documents in the possession or custody of any public officer, heretofore made by a Local Government, or with the approval of the Local Government by any authority not empowered to make such rules under the provisions of Section 6 of 1874, shall be deemed to have had its force of law from the date on which they were made, and all such rules and orders now in force shall cease to have the force of law until they are superseded by rules made under this Act.

Nothing in this Act shall be deemed to authorize the destruction of any document which, under the provisions of any law for the time being in force, is to be kept and preserved.

5. The provisions contained in the schedule are hereby repealed to the extent specified in the fourth column thereof.

6. The provisions contained in the schedule are hereby repealed to the extent specified in the fourth column thereof.

#### THE SCHEDULE.

##### REVENUE OR REVENUE OFFICERS.

(See section 6.)

Year.	Section.	Short title.	Extent of repeal.
(1)	(2)	(3)	(4)
1879 1880	III XV.	The Ordinance of Fort St. George. The Indian Registration Act, 1880.	The whole. The words "and also to the destruction of such books, papers and documents as such as may be kept" in clause (c) of sub-section (1) of section 61.
1881 1882	II III.	The Official Transcripts Act, 1881. The Administration of Justice Act, 1882.	Clause (c) of sub-section (1) of section 61. Clause (f) of sub-section (1) of section 61.

#### STATEMENT OF OBJECTS AND REASONS.

In present conditions documents are required to be placed in the custody of Government officers under a large number of enactments. In many of these laws no provision exists for the destruction of such of them as have become useless. For example, there is no provision for the destruction of documents lodged with the Registrar of Joint Stock Companies under the Registration of Companies Act, 1844 (XVI of 1844), the Provident Insurance Societies Act, 1873 (V of 1873), the Indian Life Assurance Companies Act, 1912 (VI of 1912), and the Companies Act, 1912 (VII of 1912); nor would such papers be dealt with under the Evidence Act, 1872 (I of 1872), as it stands. It is accordingly proposed to repeal and amend the Act of 1874 so as to make it conform to modern requirements. The principal feature of the draft Bill is that it empowers certain authorities to issue rules for the disposal by destruction or otherwise of documents which they may consider not of sufficient public value to justify preservation, and provides for the categories to be subordinate officers of the revenue-making power vested in the Local Government. The rule-making powers already vested in the High Courts and the Chief Controlling Revenue authorities by Act III of 1874 will not be affected by this Bill. To avoid overlapping, it is proposed to repeal the provisions of the enactments mentioned in the schedule.

The 21st December 1915.

H. H. CHADDOCK.

A. P. MURDHAN,

Secy. to the Govt. of India, Legislative Dept.

(Signed) Issued by order of His Excellency the Governor in Council.)

R. A. GRAHAM,

Acting Secretary to Government, L. & M. (Legislative) Dept.

Act of the Indian Legislative Council assented to by the Governor-General.

The following Act of the Indian Legislative Council received the assent of the Governor-General on the 7th February 1917, and is hereby promulgated for general information:—

ACT No. I OF 1917.

THE INLAND STEAM-VESSELS ACT, 1917.

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*An Act to consolidate the enactments relating to Inland Steam-vessels.*

WHEREAS it is expedient to consolidate the enactments relating to inland steam-vessels; It is hereby enacted as follows:—

**CHAPTER I.**

**PRELIMINARY.**

1. (1) This Act may be called the Inland Steam-vessels Act, 1917.

(2) It extends, in the first instance, to the whole of British India, except the territories administered by the Governor of Port St. George in Council; and

It shall come into force on such date as the Governor General in Council, by notification in the *Gazette of India*, may direct.

(3) The Governor of Port St. George in Council may, at any time, by notification in the *Port St. George Gazette*, extend this Act or any part thereof to the whole or any part of the territories under his administration; and the Act or part so extended shall come into force in such territories or part thereof on such date as may be specified in the notification in such notification.

2. In this Act, unless there is anything repugnant to the subject or context,—

(1) "inland steam-vessel" means a steam-vessel which ordinarily plies on any inland water;

(2) "inland water" means any canal, river, lake or other navigable water in British India;

(3) "passenger" includes any person carried in a steam-vessel other than the master and crew and the owner, his family and servants;

(4) "prescribed" means prescribed by any rule under this Act;

(5) "steam-vessel" means every description of vessel propelled wholly or in part by the agency of steam;

(6) "survey" means the survey of a steam vessel under this Act;

(7) "surveyor" means the surveyor appointed under this Act; and

(8) "voyage" includes the plying of a steam-vessel at or about any place.



## CHAPTER II.

## SURVEY OF INLAND STEAM-VESSLS.

Inland steam-vessel not to proceed on voyage or to be used for service without certificate of survey.

5. (1) An inland steam-vessel shall not proceed on any voyage, or be used for any service, unless she has a certificate of survey in force and applicable to such voyage or service.

(2) Nothing in this section shall apply to any steam-vessel proceeding on a voyage during the interval between the time at which her certificate of survey expires and the time at which it is first practicable to have the certificate renewed.

6. (1) The Local Government may, by notification in the local official Gazette,—

(a) declare such places, within the territories under its administration, as it thinks fit, to be places of survey, and

(b) appoint so many persons to be surveyors at the said places as it thinks fit, for the purposes of this Act.

(2) Every surveyor shall, for the purposes of any survey made by him, be deemed to be a public servant within the meaning of the Indian Penal Code.

7. (1) For the purposes of a survey, the surveyor may, at any reasonable time, go on board any inland steam-vessel, and may inspect the hull, boilers, engines, and every part thereof, including the hull, boilers, engines and other machinery, and all equipments and articles on board.

Provided that he shall not unnecessarily hinder the loading or unloading of the steam-vessel, or unnecessarily detain or delay her from proceeding on any voyage.

(2) The owner, master and officers of the steam-vessel shall afford to the surveyor or all reasonable facilities for a survey, and all such information respecting the steam-vessel, and her machinery or any part thereof, and all equipments and articles on board, as he may require for the purposes of a survey.

8. Before a survey is commenced, the owner or master of the steam-vessel to be surveyed shall pay to such officer as the Local Government may, by notification in the local official Gazette, appoint in this behalf,—

(a) a fee calculated on the tonnage of the steam-vessel according to the rates mentioned in Schedule I, or according to any other prescribed rates; and

(b) when the survey is to be made in any place of survey other than Calcutta, Madras, Bombay or Rangoon, such additional fee in respect of the expense (if any) of the journey of the surveyor to the place as the Local Government may by such notification direct.

9. When the survey of a steam-vessel is completed if the surveyor making it is satisfied that—

(a) the hull, boilers, engines and other machinery of the steam-vessel are sufficient for the voyage or service intended and in good condition, and

(b) the equipments of the steam-vessel and the certificates of the master and engineer are such and in such condition as are required by any law for the time being in force and applicable to the steam-vessel,

the surveyor shall forthwith give to the owner or master a declaration in the prescribed form containing the particulars mentioned in clauses (a) and (b), and the following further particulars, namely:—

(i) the time (if less than one year) for which the hull, boilers, engines and other machinery and equipments of the steam-vessel will be sufficient;

(ii) the level (if any) beyond which, as regards the hull, boilers, engines and other machinery or equipments, the steam-vessel is in the surveyor's judgment not fit to ply;

(iii) the number of passengers (if any) which the steam-vessel is, in the judgment of the surveyor, fit to carry, specifying, if necessary, the respective numbers to be carried on the deck and in the cabins, and in different parts of the deck and cabins; the number to be subject to such conditions and variations, according to the time of year, the nature of the voyage, the cargo carried or other circumstances, as the case requires; and

(iv) any other prescribed particulars.

10. (1) The owner or master of a steam-vessel in whom a declaration is given under section 9 shall, within fourteen days after the date of the receipt thereof, send the declaration to such officer as the Local Government may, by notification in the local official Gazette, appoint in this behalf.

Forwarding of declaration to  
proper officer.

(4) If any owner or master fails to send a declaration as required by sub-section (2), he shall forfeit a sum not exceeding five rupees for every day during which the sending of the declaration is delayed.

*Power for Local Government to grant or withhold the grant of certificates of survey.*

9. (1) The Local Government shall, if satisfied that all the provisions of this Act have been complied with in respect of a declaration sent under section 8, cause—

(a) a certificate of survey, in duplicate, to be prepared, and

(b) notice thereof to be given by post or otherwise to the owner or master of the steam-vessel to which the certificate relates.

(2) On application made by the owner or master to such officer at the place of survey as the Local Government may, by notification in the local official Gazette, appoint in this behalf, and on payment to such officer by the owner or master of the sum (if any) forfeited by him under section 8, sub-section (4), (the actual amount of which within the limit thereby fixed shall be determined by the Local Government), the certificate, in duplicate, so prepared shall be granted to the owner or master by the Local Government and issued to him through such officer.

(3) A certificate granted under this section shall be in the prescribed form, shall contain a statement to the effect that all the provisions of this Act with respect to the survey of the steam-vessel and the declaration of survey have been complied with, and shall set forth—

(a) the particulars concerning the steam-vessel mentioned in the declaration of survey as required by clauses (c), (d) and (m) of section 7, and

(b) any other prescribed particulars.

(4) The Local Government may, by notification in the local official Gazette, delegate to any person all or any of the functions assigned to the Local Government under this section:

Provided that no delegation shall be made under sub-section (4) as to authorize the grant of a certificate of survey by the surveyor who made the declaration of survey under section 7.

10. The owner or master of every steam-vessel, for which a certificate of survey has been granted, shall forthwith, on the receipt of the certificate, cause one of the duplicates thereof to be affixed, and kept affixed as long as it remains in force and the steam-vessel is in use, on some conspicuous part of the steam-vessel where it may be easily read by all persons on board.

*Term of validity of survey.*

11. A certificate of survey shall not be in force—

(a) after the expiration of one year from the date thereof; or

(b) after the expiration of the period (if less than one year) for which the hull, boilers, engines or other machinery, or any of the equipments of the steam-vessel to which the certificate relates have been stated in the certificate to be sufficient; or

(c) after notice has been given by any Local Government, to the owner or master of such steam-vessel, that such Local Government has cancelled or suspended it.

12. After a certificate of survey has ceased to be in force, the same shall only be renewed after a fresh survey of the steam-vessel to which the certificate relates, has been held in accordance with the provisions of this Chapter, save so far as any relaxation thereof may be prescribed.

*Power for Local Government to suspend or cancel certificates of survey.*

13. A certificate of survey may be suspended or cancelled by any Local Government if it has reason to believe—

(a) that the declaration by the surveyor of the sufficiency and good condition of the hull, boilers, engines or other machinery or of any of the equipments of the steam-vessel has been fraudulently or erroneously made; or

(b) that the certificate has otherwise been granted upon false or erroneous information; or

(c) that since the making of the declaration the hull, boilers, engines or other machinery, or any of the equipments of the steam-vessel have sustained any material injury, or have otherwise become insufficient.

14. The Local Government may require any certificate of survey, which has expired or has been suspended or cancelled, to be delivered up to such officer as the Local Government may, by notification in the local official Gazette, appoint in this behalf.

15. If the Local Government, which suspends or cancels a certificate of survey, is not the Local Government which (or whose delegate) granted the certificate, the Local Government suspending or cancelling the certificate shall report the fact of suspension or cancellation, together with the reasons therefor, to the Local Government which (or whose delegate) granted the certificate.

16. A survey shall ordinarily be made by one surveyor, but two surveyors may be employed if the Local Government, by order in writing, so directs either generally in the case of all steam-vessels at any place of survey, or specially in the case of any particular steam-vessel or class of steam-vessels at any such place.

17. (1) If the surveyor making a survey of a steam-vessel refuses to give a declaration under section 7 with regard to the steam-vessel, or gives a declaration with which the owner or master of the steam-vessel is dissatisfied, the Local Government may, on the application of the owner or master, and the payment by him of such fee, not exceeding twice the amount of the fee payable for the previous survey, as the Local Government may require, direct two other surveyors to survey the steam-vessel.

(2) The surveyors so directed shall forthwith survey the steam-vessel, and may, after the survey, either refuse to give a declaration or give such declaration as, under the circumstances, seems to them proper.

(3) Any declaration given, or any refusal to give a declaration under sub-section (1), shall be final.

18. When a survey is made by two surveyors under either section 16 or section 17, each of the surveyors shall perform the prescribed portion of the duties assigned to a surveyor under this Act or the rules made thereunder.

19. (1) The Local Government may, with the previous sanction of the Governor-General in Council, make rules to regulate the making of surveys.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may prescribe—

- (a) the times and places at which, and the manner in which, surveys are to be made;
- (b) the duties of the surveyor making a survey and, where two surveyors are employed, the respective duties of each such surveyor;
- (c) the form in which declarations of survey and certificates of survey are to be framed, and the nature of the particulars to be stated therein under sections 7 and 9;
- (d) the rules other than those mentioned in Schedule I according to which the fees payable in respect of surveys are to be calculated in the case of all or any of the places of survey within the territories under its administration; and
- (e) the cases in, and the extent to, which a survey may be dispensed with before the grant of a new certificate.

#### CHAPTER III.

#### MASTERS (INCLUDING GUANOES) AND ENGINEERS (INCLUDING ENGINE-DRIVERS) OF INLAND STEAM-VESSELS.

20. The Local Government may appoint examiners for the purpose of examining the qualifications of persons desirous of obtaining certificates (hereinafter called certificates of competency), to the effect that they are competent to act as masters or engineers, or as engine-drivers, as the case may be, on board inland steam-vessels.

21. (1) The Local Government or such officer as it may, by notification in the local official Gazette, appoint in this behalf, shall grant to every person who is reported by the examiners to possess the prescribed qualifications, a certificate of competency to the effect that

be is competent to act as a first-class master, second-class master or serang, or as an engineer, first-class engine-driver or second-class engine-driver, as the case may be, on board an inland steam-vessel:

Provided nevertheless that, before granting a certificate of competency under this Act, the authority empowered to grant such certificate may, if it considers the report of the examiners regarding any applicant for such certificate to be defective, or has reason to believe that such report has been unduly made, require a further examination or a re-examination of the applicant.

(F) Every certificate granted under this section shall be in the prescribed form.

22. (1) The Local Government may, in its discretion, grant without examination to any person who has served as a master, or as an engineer, or as an engine-driver, of an inland steam-vessel before the first day of April, 1920, a certificate (hereinafter called a certificate of service) to the effect that he is, by reason of his having so served, competent to act as a first-class master, second-class master or serang, or as an engineer, first-class engine-driver or second-class engine-driver, as the case may be, on board an inland steam-vessel.

(2) A certificate of service so granted shall have the same effect as a certificate of competency granted under this Act after examination.

23. Every certificate of competency or service granted under this Act shall be made in duplicate, and one copy shall be delivered to the person entitled to the certificate, and the other shall be kept and recorded in the prescribed manner.

24. Whenever a master or serang, or an engineer or engine-driver, proves, to the satisfaction of the authority which granted his certificate, that he has, without fault on his part, lost or been deprived of, a copy of the certificate to which, according to the record kept under section 23, he appears to be entitled, shall be granted to him, and shall have the same effect as the original.

25. An inland steam-vessel having engines of eighty or more nominal horse-power shall not proceed on any voyage unless she has—

(a) as her master a person possessing a first-class master's certificate granted under this Act, or a master's certificate granted under the Indian Merchant Shipping Act, 1859, or granted under, or continued in force by, the Merchant Shipping Act, 1894, and

(b) as her engineer a person possessing an engineer's certificate granted under this Act, or the Indian Steam-ships Act, 1884, or granted under, or continued in force by, the Merchant Shipping Act, 1894.

26. An inland steam-vessel having engines of thirty or more nominal horse-power, but of less than eighty nominal horse-power, shall not proceed on any voyage unless she has—

(a) as her master a person possessing a second-class master's certificate granted under this Act, or any certificate referred to in clause (a) of section 25, and

(b) as her engineer a person possessing a first-class engine-driver's certificate granted under this Act, or an engine-driver's certificate granted under the Indian Steam-ships Act, 1884, or any certificate referred to in clause (b) of section 25:

Provided that a steam-vessel shall be deemed to have complied with this section if she has as her master and engineer a person possessing both a certificate referred to in clause (a), and a certificate referred to in clause (b), of this section.

27. An inland steam-vessel having engines of less than thirty nominal horse-power shall not proceed on any voyage unless she has—

(a) as her master a person possessing a serang's certificate granted under this Act, or any certificate referred to in clause (a) of section 26, and

(b) as her engineer a person possessing a second-class engine-driver's certificate granted under this Act, or any certificate referred to in clause (b) of section 26:

Provided that a steam-vessel shall be deemed to have complied with this section if she has as her master and engineer a person possessing both a certificate referred to in clause (a), and a certificate referred to in clause (b), of this section.

S. 11 1880.  
S. 1 & 2  
Vol. 1, p. 80.

V. 11 of 1894.

S. 17 & 18  
Vol. 1, p. 80.

S. 21 of 1884.

Power for Local Government to require master or engineer to hold certificate granted under this Act, in addition to other certificates.

7 of 1894

32 & 33,

Act, s. 40.

VII of 1895

31 & 32,

Act, s. 40.

28. Notwithstanding anything in this Chapter, the Local Government may, by general or special order, direct that a person possessing—

- (a) a master's certificate granted under the Indian Merchant Shipping Act, 1834, or granted under, or continued in force by, the Merchant Shipping Act, 1894; or
  - (b) an engineer's or engine-driver's certificate granted under the Indian Steamships Act, 1834, or an engineer's certificate granted under, or continued in force by, the Merchant Shipping Act, 1894,
- shall not act as master or engineer, as the case may be, of an inland steam-vessel unless he also possesses—

- (i) in case (a), such a master's or seaman's certificate granted under this Act as qualifies him under this Chapter to act as master of the steam-vessel, or
  - (ii) in case (b), such an engineer's or engine-driver's certificate granted under this Act as qualifies him under this Chapter to act as engineer of the steam-vessel:
- Provided that, for the purposes of this section, the Local Government may, in its discretion, grant to any person, without examination, a master's or seaman's or an engineer's or engine-driver's certificate of competency under this Act, and such certificate shall have the same effect as a certificate of competency granted under this Act after examination.

Power for Local Government to make rules as to grant of certificates of competency.

29. (1) The Local Government may, with the previous sanction of the Governor-General in Council, make rules to regulate the granting of certificates of competency under this Chapter.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may prescribe—

- (a) the times and places of holding and the mode of conducting examination of persons desirous of obtaining certificates of competency;
- (b) the qualifications to be required of persons desirous of obtaining such certificates;
- (c) the examination fees to be paid by such persons; and
- (d) the forms in which such certificates are to be framed, and the authority by whom, and the manner in which, copies are to be kept and recorded under section 28.

Power for Local Government to make rules as to grant of certificates of competency.

30. The Local Government may also make rules to regulate the granting of certificates of service under section 22, and may by such rules prescribe in particular—

- (a) the fees to be paid for such certificates, and
- (b) the forms in which such certificates are to be framed, and the authority by whom, and the manner in which, copies are to be kept and recorded under section 24.

Power for Local Government to make rules as to grant of certificates of competency or service.

31. Certificates of competency or service granted under this Chapter shall have effect as follows, namely:—

- (i) A certificate of competency or service as engineer or engine-driver shall have effect throughout British India.
- (ii) A certificate of competency or service as master or seaman shall have effect throughout the province in which it was granted:

Provided that the authority granting such certificate may, by endorsement thereon, restrict the effect of such certificate to any part of such province:

Provided further that such certificate may be endorsed by the Local Government of such other province, or with the general or special sanction of the Local Government of such other province, by the authority granting it so as to have effect in such other province or any part thereof, and thereupon shall have effect accordingly.

#### CHAPTER IV.

#### INVESTIGATIONS INTO CASUALTIES.

#### 32. Whoever—

Report of casualties to be made to naval police station.

- (a) any inland steam-vessel has been wrecked, abandoned or materially damaged; or
- (b) by reason of any casualty happening to, or on board of, any inland steam-vessel, loss of life has ensued, or

(c) any inland steam-vessel has caused loss or material damage to, any other vessel,  
the master of the steam-vessel shall forthwith give notice of the wreck, abandonment, damage, casualty, or loss to the officer in charge of the nearest police-station.

Power for Local Government to appoint Court of investigation.  
33. (1) If a formal investigation into the facts of any case reported under section 32 appears to the Local Government to be expedient, the Local Government may—

(a) appoint a special Court and direct the Court to make the investigation at such place as the Local Government may fix in this behalf, or

(b) direct any principal Court of ordinary criminal jurisdiction or the Court of any District Magistrate to make the investigation.

(2) A special Court appointed under clause (a) of sub-section (1) shall consist of not less than two nor more than four persons, of whom one shall be a Magistrate, one shall be a person conversant with maritime affairs or with the navigation of inland steam-vessels, and the other or others (if any) shall be conversant with either maritime or riverine affairs, or with the navigation of inland steam-vessels.

34. (1) Any Court making an investigation under section 33 may inquire into any charge of incompetency or misconduct arising in the course of the investigation against any master, engineer or engine-driver or any person holding a certificate granted under Chapter III, as well as into any charge of a wrongful act or default on his part causing any wreck, abandonment, damage, casualty, or loss referred to in section 32.

(2) In every case in which any such charge arises against any master, engineer or engine-driver or any person holding a certificate granted under Chapter III in the course of an investigation, the Court shall, before the commencement of the inquiry into the charge, cause to be furnished to him a copy of the report or of any statement of the case upon which the investigation has been directed.

35. (1) If the Local Government has reason to believe that there are grounds for charging any master, engineer or engine-driver, or any person holding a certificate granted under Chapter III, with incompetency or misconduct, otherwise than in the course of an investigation under section 34, it may send a statement of the case to the principal Court of ordinary criminal jurisdiction, or the Court of the District Magistrate, at or nearest to the place at which it may be convenient for the parties and witnesses to attend, and may direct the Court to make an investigation into the charge.

(2) Before commencing an investigation under sub-section (1), the Court shall cause the parties charged to be furnished with a copy of the statement of the case sent by the Local Government.

36. For the purpose of an investigation under this Chapter into any charge against a master, engineer or engine-driver, or any person holding a certificate granted under Chapter III, the Court may

Power charged to be heard.  
summon him to appear, and shall give him full opportunity of making a defence, either in person or otherwise.

37. (1) When, in the opinion of the Court making an investigation under this Chapter, the investigation involves, or appears likely to involve, any question as to the expediency or suspension of the certificate

Assessors.  
of a master, engineer or engine-driver, or any person holding a certificate granted under Chapter III, the Court shall appoint as its assessors, for the purpose of the investigation, two persons having experience in the merchant service or in the navigation of inland steam-vessels.

(2) In every other investigation the Court may, if it thinks fit, appoint as its assessors, for the purpose of the investigation, any person conversant with maritime affairs or the navigation of inland steam-vessels and willing to act as assessor.

(3) Every person appointed as an assessor under this section shall attend during the investigation and deliver his opinion in writing, to be recorded on the proceedings.

38. For the purpose of any investigation under this Chapter, the Court making the investigation shall, so far as relates to compelling the attendance and examination of witnesses, and the production of documents and the regulation of the proceedings, have—

Power of Court as to evidence and evidence of proceedings.

(a) If the Court is a special Court—the same powers as are exercisable by the principal Court of ordinary criminal jurisdiction for the place at which the investigation is made; or

(b) If the Court is a principal Court of ordinary criminal jurisdiction or the Court of the District Magistrate—the same powers as are exercisable respectively by either Court in the exercise of its criminal jurisdiction.

39. (1) If any Court making an investigation under this Chapter issues a warrant of arrest to compel the attendance of any person whose evidence is in its opinion necessary, it may, for the purpose of effecting the arrest, but subject to any general or special instructions issued by the Local Government in this behalf, authorize any officer to enter any vessel.

(2) An officer so authorized to enter any vessel may, for the purpose of enforcing the entry, call to his aid any officers of Police or Customs, or any other persons, and may seize and detain the vessel for such time as is reasonably necessary to effect the arrest; and every such officer or other person shall be deemed to be a public servant within the meaning of the Indian Penal Code.

(3) No person shall be detained under this section for more than forty-eight hours.

40. Whenever, in the course of an investigation under this Chapter, it appears to the Court making the investigation that any person has committed, within British India, an offence punishable under any law in force in British India, the Court making the investigation may (subject to such rules consistent with this Act as the High Court may, from time to time, make in this behalf)—

(a) cause such person to be arrested;  
(b) commit him or hold him to bail to take his trial before the proper Court;  
(c) bind over any other person to give evidence at such trial; and  
(d) exercise, for the purpose of this section, all the powers of a Magistrate of the first class or of a Presidency Magistrate.

41. (1) Whenever, in the course of a trial referred to in section 40, the evidence of any witness is required in relation to the subject-matter, any deposition previously made by him in relation to the same subject-matter before any Court making an investigation under this Chapter shall, if authenticated by the signature of the Magistrate or presiding Judge of such Court, be admissible in evidence on proof—

(a) that the witness cannot be found within the jurisdiction of the Court before which the trial is held; and

(b) that the deposition was made in the presence of the person accused, and that he had an opportunity of cross-examining the witness.

(2) A certificate signed by such Magistrate or presiding Judge that the deposition was made in the presence of the accused, and that he had an opportunity of cross-examining the witness shall, unless the contrary be proved, be sufficient evidence that it was so made and that the accused had such opportunity.

42. The Court shall, in the case of every investigation under this Chapter, transmit to the Local Government a full report of the conclusions at which it has arrived, together with the evidence recorded and the written opinion of any assessor.

43. Notwithstanding the appointment under section 37 of an assessor or assessors by a Court making an investigation under this Chapter, the exercise of all powers conferred on such Court by this Act shall rest with the Court alone.

44. (1) Whenever any explosion occurs on board any inland steam-vessel, the Local Government may direct that an investigation into the cause of the explosion be made by such person or persons as it may appoint in this behalf.

(2) The person or persons so appointed may, for the purpose of the investigation, enter into and upon the steam-vessel, with all necessary workmen and labourers, and remove any portion of the steam-vessel or of the machinery thereof, and shall report to the Local Government what, in his or their opinion, was the cause of the explosion.

(3) Every person making an investigation under this section shall be deemed to be a public servant within the meaning of the Indian Penal Code.

CHAPTER V.

SUSPENSION AND CANCELLATION OF CERTIFICATE GRANTED UNDER THE ACT

45. Any certificate granted under Chapter III may be suspended or cancelled by the Local Government by which, or under authority from which, it was granted or by any other Local Government in the following cases, namely:—

- (a) if, on any investigation made under this Act, the Court reports that the wreck or abandonment of, or loss or damage to, any vessel, or loss of life, has been caused by the wrongful act or default of the holder of such certificate, or that the holder of such certificate is incompetent or has been guilty of any gross act of drunkenness, tyranny or other misconduct, or
- (b) the holder of such certificate is proved to have been convicted of any punishable offence, or
- (c) if, in the case of a person holding a certificate of competency or service as second-class master or seaman, or as an engine-driver, such person is or has become, in the opinion of the Local Government, unfit to act as a second-class master or seaman or as an engine-driver, as the case may be.

Provided that a certificate shall not be suspended or cancelled under clause (a), unless the Local Government is satisfied that the holder of the certificate has, before the commencement of the investigation, been furnished with a copy of the report or statement of the case as required by section 34 or section 35, as the case may be.

46. Every person whose certificate is suspended or cancelled under this Chapter shall deliver it up to such person as the Local Government which suspended or cancelled it may direct.

47. If the Local Government which suspends or cancels a certificate under this Chapter is not the Local Government by which, or under authority from which, such certificate was granted, the Local Government so suspending or cancelling the certificate shall report the proceedings, and the fact of suspension or cancellation to the Local Government by which, or under authority from which, such certificate was granted.

48. (1) Any Local Government may, at any time, revoke any order of suspension or cancellation which it may have made under this Chapter, or grant, without examination, to any person whose certificate it has so cancelled, a new certificate.

(2) A certificate so granted shall have the same effect as a certificate of competency granted under this Act after examination.

CHAPTER VI

PROHIBITION OF, AND CHARGES ON, FREIGHTS IN, INLAND STEAM-VESSELS.

49. The Governor General in Council may, by notification in the Gazette of India, declare what shall, for the purposes of this Act, be deemed to be dangerous goods.

Charge on dangerous goods.

50. (1) No person shall—
  - (a) take with him on board an inland steam-vessel any dangerous goods without giving notice of their nature to the owner or master of the steam vessel; or
  - (b) deliver or tender for carriage on such steam-vessel any dangerous goods without giving such notice, and without distinctly marking their nature on the outside of the package containing the goods.
- (2) If the owner or master of an inland steam-vessel suspects, or has reason to believe, that any luggage or parcel taken, delivered, or tendered for carriage on the steam-vessel contains dangerous goods, he may—
  - (i) refuse to carry it upon the steam-vessel; or
  - (ii) require it to be opened to ascertain the nature of its contents; or
  - (iii) if it has been received for carriage, stop its transit until he is satisfied as to the nature of its contents.



51. Where any dangerous goods have been taken or delivered on board any inland steam-vessel in contravention of section 50, the owner or master of the steam-vessel may, if he thinks fit, cause the goods to be thrown overboard, together with any package or receptacle in which they are contained, and neither the owner nor the master shall, in respect of his having so caused the goods to be thrown overboard, be subject to any liability, civil or criminal, in any Court.

Power for Local Government  
to make rules for the  
protection of inland steam-  
vessels from accidents.

52. (1) The Local Government may make rules for the protection of inland steam-vessels against explosion, fire, collision and other accidents.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may—

- (a) prescribe the conditions on and subject to which dangerous goods may be carried on board inland steam-vessels;
- (b) prescribe precautions to be taken to prevent explosions or fires on board inland steam-vessels;
- (c) prescribe the apparatus which is to be kept on board inland steam-vessels, for the purpose of extinguishing fires;
- (d) regulate the making of sound signals;
- (e) regulate the carriage and exhibition of lights by inland steam-vessels;
- (f) regulate the carriage and exhibition of lights by other vessels on specified inland waters on which steam-vessels ply;
- (g) prescribe the steering rules to be observed;
- (h) regulate the towing of vessels astern or alongside;
- (i) prescribe the speed at which inland steam-vessels may be navigated in specified areas; and
- (j) regulate the navigation of inland steam-vessels to prevent danger to other vessels, or to the banks, channels, navigation marks or any property, movable or immovable, in or abutting on navigable channels.

(3) Any rule made under this section may contain a provision that any person committing a breach of it shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

Power for Local Govern-  
ment to make rules as to  
manner of passenger on  
inland steam-vessels.

53. (1) The Local Government may make rules to regulate the carriage of passengers in inland steam-vessels.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may—

- (a) prescribe the cases in which passengers may be refused admission to, or may be required to leave, inland steam-vessels;
- (b) provide for the payment of fares, and the exhibition of tickets or receipts (if any) showing the payment of their fares, by passengers in inland steam-vessels; and
- (c) regulate generally the conduct of passengers in inland steam-vessels.

(3) Any rule made under this section may contain a provision that any person committing a breach of it shall be punishable with fine which may extend to twenty rupees.

(4) The master or any other officer of an inland steam-vessel, and any person called by him to his assistance, may arrest any person who has committed a breach of any rule made under this section, if the name and address of such person are unknown to the master or such other officer.

(5) The procedure prescribed by section 56 of the Code of Criminal Procedure, 1898, in the case of arrest by private persons shall apply to every arrest made under this section.

Power for Local  
Government to make  
rules for the protection of  
passengers.

54. (1) The Local Government may also make rules for the protection of passengers in inland steam-vessels, and may by such rules require—

- (a) the prices of passenger-tickets to be printed or otherwise decalced on such tickets; and
- (b) the supply, free of charge, of a sufficient quantity of fresh water for the use of such passengers.

(2) Any rule made under this section may contain a provision that any person committing a breach of it shall be punishable with fine which may extend to fifty rupees.

## CHAPTER VII

## PASSENGERS AND LAZAR PROCEEDINGS.

Penalty for sending  
passenger without certificate  
of survey.

Penalty for neglect to  
affix certificate of survey  
to inland steam vessel.

Penalty for neglect to  
affix certificate of survey  
to inland steam vessel.

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55. (1) If any inland steam-vessel proceeds on a voyage in contravention of section 3, the owner and the master of the steam-vessel shall each be punishable with fine, which may extend to one thousand rupees.

(2) If the master or any other officer on board an inland steam-vessel which proceeds on a voyage in contravention of section 3 is a licensed pilot, he shall be liable to have his license as a pilot suspended or cancelled, for any period, by the Local Government.

56. If the certificate of survey is not kept affixed on an inland steam-vessel as required by section 20, the owner and the master of the steam-vessel shall each be punishable with fine which may extend to one hundred rupees.

57. If the owner or master of an inland steam-vessel, without reasonable cause, neglects or refuses to deliver up a certificate of survey when required under section 14 as to do, he shall be punishable with fine which may extend to one hundred rupees.

58. If an inland steam-vessel has on board, or in any part thereof a number of passengers which is greater than the number set forth in the certificate of survey as the number of passengers which the vessel or the part thereof is, in the judgment of the surveyor, fit to carry, the owner and the master shall each be punishable with fine which may extend to ten rupees for every passenger over and above that number.

59. If any person—

(a) proceeds on any voyage in an inland steam-vessel as the master or engineer of such vessel without being at the time entitled to, and possessed of, a master's or seaman's or an engineer's or engine-driver's certificate, as the case may be, as required under this Act, or

(b) employs as the master or engineer of an inland steam-vessel any person without ascertaining that he is at the time entitled to, and possessed of, such certificate,

he shall be punishable with fine which may extend to five hundred rupees.

60. If any master wilfully fails to give notice, as required by section 32, of any wreck, abandonment, damage, casualty, or loss, he shall be punishable with fine which may extend to five hundred rupees, and, in default of payment of such fine, with simple imprisonment for a term which may extend to three months.

61. If any person, whose certificate is suspended or cancelled under this Act, fails to deliver up the certificate as required by section 46, he shall be punishable with fine, which may extend to five hundred rupees.

62. If any person, in contravention of section 50, takes with him on board any inland steam-vessel any dangerous goods, or delivers or transfers any such goods for carriage on any inland steam-vessel, he shall be punishable with fine which may extend to two hundred rupees, and the goods shall be forfeited to Government.

63. If any person employed or engaged in any capacity on board an inland steam-vessel, by wilful breach or by neglect of duty, or by reason of drunkenness—

(a) does any act tending immediately to wreck, destroy or materially damage the vessel, or to endanger the life or limb of any person on board, or belonging to the vessel, or

(b) refuses or omits to do any lawful act proper and requisite to be done by him for preserving the vessel from immediate wreck, destruction or material damage, or for preserving any such person from immediate danger to life or limb,

he shall be punishable with fine which may extend to one thousand rupees, or with imprisonment for a term which may extend to two years, or with both.

54. Where the owner or master of an inland steam-vessel is convicted of an offence under this Act or any rule made thereunder committed on board, or in relation to, that steam-vessel, and is sentenced to pay a fine, the Magistrate who passes the sentence may direct the amount of the fine to be levied by distress and sale of the steam-vessel and the tackle, apparel and furniture thereof, or so much thereof as is necessary.

55. Except in the case of an offence against any rule made under section 53, no Magistrate shall try an offence under this Act, or any rule made thereunder, unless he is a Presidency Magistrate, or a Magistrate whose powers are not less than those of a Magistrate of the first class.

56. If any person commits an offence against this Act or any rule made thereunder, he shall be liable for the offence in any place in which the offence is committed. He may be found or which the Local Government, by notification in the local official Gazette, appoints in this behalf, or in any other place in which he might be tried under any other enactment for the time being in force.

## CHAPTER VIII.

### SUPPLEMENTAL.

Power for Local Government to make general rules.

57. (1) The Local Government may make rules to carry out the purposes of this Act not otherwise specially provided for.  
(2) Any rule made under this section may contain a provision that any person committing a breach of it shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

58. The Local Government may, with the previous sanction of the Governor-General in Council, by notification in the local official Gazette, declare that all or any of the provisions of Chapters II and III shall not apply in the case of any specified class of steam-vessels, or shall apply to them with such modifications as may be specified in the notification.

59. Save in so far as the Governor-General in Council may, by notification in the Gazette of India, otherwise direct, nothing in this Act, or any rule made thereunder, shall apply to any inland steam-vessel belonging to, or in the service of, His Majesty or the Government of India.

60. The Local Government may, by notification in the local official Gazette, define how much of any tidal water shall be deemed to be an inland water for the purposes of this Act.

Fees recoverable in this Act.

70. All fees payable under this Act may be recovered as fees under this Act.

71. (1) Subject to the provisions of section 31, every master of an inland steam-vessel who possesses a master's certificate granted under this Act and in force shall, in ports to which section 31 of the Indian Ports Act, 1898, has been extended, be deemed, for the purposes of that section, to be the pilot of the steam-vessel of which he is in charge.

(2) Nothing in this section shall be deemed to affect the provisions of Bombay Act I of 1863 (*An Act for the regulation of vessels and levy of pilotage fees on the river Indus*), which requires persons in charge of vessels passing through any of the channels or tidal channels at the mouth of the river Indus to pay fees for pilotage.

72. The provisions of this Act shall also apply to all vessels which ordinarily ply on inland waters and are propelled by electricity or other mechanical power (except steam).

73. Provided that the Governor-General in Council may, by notification in the Gazette of India, declare that any provision of this Act shall in its application under this section in such vessels be subject to such modifications, for the purposes of adaptation, as may be specified in the notification.

74. (2) The power to make rules conferred on a Local Government by this Act is subject to the condition of the rules being made after publication of notice of the proposed rules.

(3) All such rules shall, when made, be published in the local official Gazette, and shall thereupon have effect as if enacted in this Act.

75. The enactments mentioned in Schedule II are repealed to the extent specified in the fourth column thereof:

Provided that all declarations, investigations and surveys made and certificates granted, suspended or annulled under any of these enactments shall be deemed to have been respectively made, granted, suspended or annulled under this Act.

#### SCHEDULE I.

##### Terms or Fees.

[See sections 6 (a) and 10 (d).]

For more than	For less than	For	Per
100	100	100	100
200	200	200	200
300	300	300	300
400	400	400	400
500	500	500	500
600	600	600	600
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900	900	900	900
1,000	1,000	1,000	1,000
1,100	1,100	1,100	1,100
1,200	1,200	1,200	1,200
1,300	1,300	1,300	1,300
1,400	1,400	1,400	1,400
1,500	1,500	1,500	1,500
1,600	1,600	1,600	1,600
1,700	1,700	1,700	1,700
1,800	1,800	1,800	1,800
1,900	1,900	1,900	1,900
2,000	2,000	2,000	2,000

#### SCHEDULE II.

##### Enactments Repealed.

[See section 75.]

No.	Short title.	Extent of repeal.
1914	VI The Indian Stamp-venue Act, 1914.	So much as is repealed.
1915	III The Indian Stamp-venue Act Amendment Act, 1915.	In the title the words "and" and "VI" and "II".
1916	III The Indian Stamp-venue Act, 1916.	In the preamble the words "and" and "VI" and "II".
1917	III The Indian Stamp-venue Act, 1917.	In the preamble the words "and" and "VI" and "II".
1918	III The Indian Stamp-venue Act, 1918.	In the preamble the words "and" and "VI" and "II".
1919	III The Indian Stamp-venue Act, 1919.	In the preamble the words "and" and "VI" and "II".
1920	III The Indian Stamp-venue Act, 1920.	In the preamble the words "and" and "VI" and "II".
1921	III The Indian Stamp-venue Act, 1921.	In the preamble the words "and" and "VI" and "II".
1922	III The Indian Stamp-venue Act, 1922.	In the preamble the words "and" and "VI" and "II".
1923	III The Indian Stamp-venue Act, 1923.	In the preamble the words "and" and "VI" and "II".
1924	III The Indian Stamp-venue Act, 1924.	In the preamble the words "and" and "VI" and "II".
1925	III The Indian Stamp-venue Act, 1925.	In the preamble the words "and" and "VI" and "II".
1926	III The Indian Stamp-venue Act, 1926.	In the preamble the words "and" and "VI" and "II".
1927	III The Indian Stamp-venue Act, 1927.	In the preamble the words "and" and "VI" and "II".
1928	III The Indian Stamp-venue Act, 1928.	In the preamble the words "and" and "VI" and "II".
1929	III The Indian Stamp-venue Act, 1929.	In the preamble the words "and" and "VI" and "II".
1930	III The Indian Stamp-venue Act, 1930.	In the preamble the words "and" and "VI" and "II".
1931	III The Indian Stamp-venue Act, 1931.	In the preamble the words "and" and "VI" and "II".
1932	III The Indian Stamp-venue Act, 1932.	In the preamble the words "and" and "VI" and "II".
1933	III The Indian Stamp-venue Act, 1933.	In the preamble the words "and" and "VI" and "II".
1934	III The Indian Stamp-venue Act, 1934.	In the preamble the words "and" and "VI" and "II".
1935	III The Indian Stamp-venue Act, 1935.	In the preamble the words "and" and "VI" and "II".
1936	III The Indian Stamp-venue Act, 1936.	In the preamble the words "and" and "VI" and "II".
1937	III The Indian Stamp-venue Act, 1937.	In the preamble the words "and" and "VI" and "II".
1938	III The Indian Stamp-venue Act, 1938.	In the preamble the words "and" and "VI" and "II".
1939	III The Indian Stamp-venue Act, 1939.	In the preamble the words "and" and "VI" and "II".
1940	III The Indian Stamp-venue Act, 1940.	In the preamble the words "and" and "VI" and "II".
1941	III The Indian Stamp-venue Act, 1941.	In the preamble the words "and" and "VI" and "II".
1942	III The Indian Stamp-venue Act, 1942.	In the preamble the words "and" and "VI" and "II".
1943	III The Indian Stamp-venue Act, 1943.	In the preamble the words "and" and "VI" and "II".
1944	III The Indian Stamp-venue Act, 1944.	In the preamble the words "and" and "VI" and "II".
1945	III The Indian Stamp-venue Act, 1945.	In the preamble the words "and" and "VI" and "II".
1946	III The Indian Stamp-venue Act, 1946.	In the preamble the words "and" and "VI" and "II".
1947	III The Indian Stamp-venue Act, 1947.	In the preamble the words "and" and "VI" and "II".
1948	III The Indian Stamp-venue Act, 1948.	In the preamble the words "and" and "VI" and "II".
1949	III The Indian Stamp-venue Act, 1949.	In the preamble the words "and" and "VI" and "II".
1950	III The Indian Stamp-venue Act, 1950.	In the preamble the words "and" and "VI" and "II".
1951	III The Indian Stamp-venue Act, 1951.	In the preamble the words "and" and "VI" and "II".
1952	III The Indian Stamp-venue Act, 1952.	In the preamble the words "and" and "VI" and "II".
1953	III The Indian Stamp-venue Act, 1953.	In the preamble the words "and" and "VI" and "II".
1954	III The Indian Stamp-venue Act, 1954.	In the preamble the words "and" and "VI" and "II".
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1961	III The Indian Stamp-venue Act, 1961.	In the preamble the words "and" and "VI" and "II".
1962	III The Indian Stamp-venue Act, 1962.	In the preamble the words "and" and "VI" and "II".
1963	III The Indian Stamp-venue Act, 1963.	In the preamble the words "and" and "VI" and "II".
1964	III The Indian Stamp-venue Act, 1964.	In the preamble the words "and" and "VI" and "II".
1965	III The Indian Stamp-venue Act, 1965.	In the preamble the words "and" and "VI" and "II".
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1996	III The Indian Stamp-venue Act, 1996.	In the preamble the words "and" and "VI" and "II".
1997	III The Indian Stamp-venue Act, 1997.	In the preamble the words "and" and "VI" and "II".
1998	III The Indian Stamp-venue Act, 1998.	In the preamble the words "and" and "VI" and "II".
1999	III The Indian Stamp-venue Act, 1999.	In the preamble the words "and" and "VI" and "II".
2000	III The Indian Stamp-venue Act, 2000.	In the preamble the words "and" and "VI" and "II".

A. P. NUDDMAN,

Secy. to the Govt. of India, Legislative Dept.

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E. A. GRAHAM,

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